APPENDIX I TAB O

In The Matter Of:

Tammy Kitzmiller, et al. v. Dover Area School District, et al.

> Richard Nilsen January 3, 2005

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Tammy Kitzmiller, et al. v. Dover Area School District, et al.

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA TAMMY KITZMILLER; et al., . Plaintiffs . CIVIL ACTION NO. 04-CV-2688 VS. DOVER AREA SCHOOL DISTRICT, (JUDGE JONES) et al... Defendants Deposition of : RICHARD NILSEN Taken by Date : January 3, 2005, 9:30 a.m. **Before** : Vicki L. Fox, RMR, Reporter-Notary : Two School Lane Dover, Pennsylvania APPEARANCES: PEPPER HAMILTON LLP BY: ERIC J. ROTHSCHILD, ESQUIRE ACLU OF PENINSYLVANIA BY: WITOLD WALCZAK, ESQUIRE For - Plaintiffs THOMAS MORE LAW CENTER BY: PATRICK T. GILLEN, ESQUIRE For - Delendants PARTIES: BETH EVELAND CYNTHIA SNEATH ARALENE AND FREDERICK CALLAHAN

STIPULATION [2] It is hereby stipulated by and between the [3] respective parties that sealing, certification and filing (4) are waived; and that all objections except as to the form [5] of the question are reserved until the time of trial. Ø RICHARD NILSEN, called as a witness, being duly [8] sworn, was examined and testified, as follows: [9] BY MR. ROTHSCHILD: [10] [11] Q: Good morning, Dr. Nilsen. A: Good morning. [12] MR. GILLEN: I simply wish to note for the record [14] that this deposition is being taken pursuant to the [15] Court Order authorizing limited preliminary discovery for the purpose of determining whether the plaintiffs und wish to file a temporary restraining order. That is our [18] understanding of the Court's Order. And that the inquiry is limited in general to the origins of the policy at issue, its purpose and the events in the gal classroom on January 13th, 2005. MR. ROTHSCHILD: That is a fair description of the [23] Judge's rulings.

INDEX [1] [2] WITNESS (3) RICHARD NILSEN Examination 3, 111 By Mr. Rothschild [4] By Mr. Gillen [5] 161 M [8] **EXHIBITS** [9] [10] Plaintiff Deposition Exhibit Number Page [11] 1. Complaint in Kitzmiller v. Dover Area School 7 N21 District. [13] 2. Answer in Kitzmiller v. Dover Area School 7 District. 1141 3. Dover Area School District, Board Press Release 48 [15] For Biology Curriculum — 11-19-04; reposted 12-14-04. [16] 4. NewsBank InfoWeb Articles from the York Dispatch 53 and Daily Record. [17] 5. Dover Area School District Memorandums with 14 [18] Attachments, No. 000001 through 167. [19] 8. Dover Area School District Biology I Planned 46 Course/Curriculum Guide. [20] (21) 1221 [23]

[24]

(25)

25 Page 4 BY MR. ROTHSCHILD: [1] Q: Good morning, Mr. Nilsen, I have introduced myself off 121 [3] the record, but let me introduce myself on the record. [4] My name is Eric Rothschild. I am from the law firm of [5] Pepper, Hamilton, and I am here representing the [6] Plaintiffs in the lawsuit against the Dover Area School 77 District and Dover Area School District Board of [9] Directors. And your deposition is going to be taken in m that matter. Do you understand that? f111 A: Yes. Q: I am joined here at the deposition by Vic Walczak of the (12) (13) ACLU. Mr. Nilsen, what is your current employment? [14] [15] A: Dover Area School District. Q: What is your position at the Dover Area School District? [16] [17] A: Superintendent. Q: How long have you held that position? [18] [19] A: Three years. Q: Have you ever had your deposition taken before? 1201 (21) Q: What were the circumstances? 1221 A: Deposition with this situation or any deposition? 1231 Q: Any deposition. [24] A: Court matter dealing with an employe. (251

	Page 5		Page
1]	Q: And that was in your capacity as a Superintendent?		been rather than with gestures or nods or audible sounds
7	A: Yes.	[2]	that are not words because the record will not be clear
9	Q: And is that the only time you have had your deposition	[3]	if you communicate in that fashion.
) ta	aken?	(4)	Do you understand that?
a	A: Yes.	[5]	A: Yes.
9	Q: Are you represented by counsel today?	[6]	Q: If there is any question that I ask you that you don't
7)	A: Yes,	[7]	understand, please let me know, and I will try and
8).	Q: And who is that attorney?	1	clarify for you; okay?
-, 9)	A: The gentleman to my right Patrick Gillen.	[9]	A: Yes.
O]	Q: What were the circumstances in which you engaged him to	[10]	Q: This is not an endurance contest. You should feel free
			to take a break at any time. Just please let me know,
	A: The Dover Area School Board elected Thomas More Center	-	and then we will go off the record, and we will all take
2) •		ı	a break. Okay?
4}	Q: When did that happen?	[14]	many areas and a Partition A many mentions of the
5]	A: Sometime in the middle of December.	[15]	DVAD DOTUCCUS D.
16)	Q: Prior to that, did you have any attorney/client	[16] [17]	
	relationship with Mr. Nilsen or his law firm?		as P-1 and P-2. The first document, P-1 is the
10)	A: Mr. Nilsen or his law firm?	1 .	and the state of t
1 9 j	Q: I am sorry, Mr. Gillen or his law firm. I apologize.	[19]	m 11 the first states
20]	A: No.	[20]	A
21]	Q: Do you know whether the School District had any	[21]	
	attorney/client relationship with Mr. Gillen and his law	[22]	
	firm prior to that decision in the middle of December?	[23]	· · · · · · · · · · · · · · · · · · ·
[24]	At No.	[24]	
[25]	Q: Do you know whether the School Board had any	[25	
	Page 6	İ	Page
	attorney/client relationship with Mr. Gillen or his law	[1]	BY MR. ROTHSCHILD:
[2]	firm prior to that decision in the middle of December?	15	
(3)	A: I can't speak to that.	[3	
[4]	Q: You don't know one way or the other?		District and the School District Board of Directors —
[5]			or the Answer that was provided to us today. I don't
[6]		l be	know whether it was filed with the Court yet.
	Board had an attorney/client relationship with	17	MR. GILLEN: Right. Do you have a copy for me?
[8]	Mr. Gillen or his law firm?	Į (F	MR. ROTHSCHILD: Sure.
(S)		Į.	g A: Yes.
[10]		[10	
	going to remind you a little bit about the process and	[PI	
[12	some of the ground rules.		prepared on behalf of the School District and the School
[13		[1:	s) Board and provided to us today.
	than I have been before, and you will answer. Our	[14	
[15	questions and answers will be taken down by Ms. Fox, the	Į(t	5) A: Yes.
	court reporter.	[1	6) Q: Have you read through the answer?
[16		þ	7) A: Yes.
(16 [17		1.	Q: To the best of your knowledge, is the information
•			s) contained in that Answer correct?
[11] [11]	down. Some other things we can do is I am going to ask	I	
[11]	down. Some other things we can do is I am going to ask that you allow me to finish my questions before you	- 1	A: To the best of my knowledge, yes.
[11] [11]	down. Some other things we can do is I am going to ask that you allow me to finish my questions before you are so that she can get my entire question. And I	[2	Q: Is there anything in the Answer that you saw that you
[2: [1: [1:	down. Some other things we can do is I am going to ask that you allow me to finish my questions before you	12	
[2 [11 [11]	down. Some other things we can do is I am going to ask that you allow me to finish my questions before you answer so that she can get my entire question. And I will try to do the same while you are answering.	12	21] Q: Is there anything in the Answer that you saw that you 22] disagreed with? 23] A: No.
[17 [14 [14 [24 [24 [2	down. Some other things we can do is I am going to ask that you allow me to finish my questions before you answer so that she can get my entire question. And I will try to do the same while you are answering. Do you understand that?	[2 [2 [3	Q: Is there anything in the Answer that you saw that you disagreed with?

Richard Nilser January 3, 200!

	Page 9	1	Page t
[1]	Q: What did you do?	m	MR. GILLEN: Objection.
[2]	A: Met with the attorneys.	(2)	BY MR, ROTHSCHILD:
[3]	Q: When did you do that?	[3]	Q: Face-to-face meetings.
[4]	A: Last night.	[4]	MR. GILLEN: Thank you.
[5]	Q: Where did you meet?	[5]	A: Yes.
[6]	A: Here.	[6]	BY MR. ROTHSCHILD:
(7)	Q: For how long?	m	Q: Have you also had communications with him by phone?
[B]	A: Four hours.	[8]	A: Yes.
[9]	Q: Was anybody else — which attorneys were present?	[9]	Q: On how many occasions?
10]	A: Mr. Pat Gillen and Dick Thompson.	[10]	A: Between five and ten.
11)	Q: Was anybody else present during that meeting?	[11]	Q: Prior to the Thomas More Law Center being engaged as
12)	A: Yes.	[12]	counsel in the middle of December, did you have any
13]	Q: Who else was present?	[13]	communications of any kind with the Thomas More Law
14)	A: Mr. Alan Bonsell, Mrs. Sheila Harkins, Mr. Bill	[14]	Center?
15]	Buckingham and Mr. Mike Baksa.	[15]	A: Yes.
16]	Q: The first three individuals you mentioned are members of	[16]	Q: When were those?
17]	the School Board?	[17]	A: In the fall sometime.
15]	A: Yes.	[18]	Q: Can you estimate what month?
19]	Q: What is Mr. Baksa's position?	[19]	A: No.
20]	A: Assistant Superintendent.	[20]	Q: What were the circumstances that you had communications
[21]	Q: Other than meeting with counsel last night, have you had	[21]	with the Thomas More Law Center?
22)	any other communications?	[22]	A: A question about Of Pandas And People book.
23]	MR. GILLEN: Objection, unclear. Meeting in	[23]	Q: Who participated in that call?
	person?	[24]	A: Dick Thompson and me.
[24]	person? MR. ROTHSCHILD: Yes.	[24] [25]	A: Dick Thompson and me. Q: Who initiated the contact?
24]	MR, ROTHSCHILD: Yes.	1 .	-
24] 25]	MR. ROTHSCHILD: Yes. Page 10	1 .	Q: Who initiated the contact?
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[24] [25] [1] [2] [4] [5] [6] [7] [9] [10] [13] [14] [15] [17] [18] [17] [18] [17] [18] [17] [18] [17] [18] [17] [18] [17] [18] [17] [18] [17] [18] [18] [18] [18] [18] [18] [18] [18	MR. ROTHSCHILD: Yes. Page 10 MR. GILLEN: Okay, meeting in person. BY MR. ROTHSCHILD: Q: Other than your meeting in person with counsel last night, have you had any other face-to-face in person meetings with Mr. Gillen or Mr. Thompson or anybody else representing the School District or School Board in this lawsuit? A: Yes. Q: Who did you meet with? A: I met with Mr. Thompson. Q: When was that? A: On two occasions. Q: What were those occasions? A: The School Board meeting and the meeting with the Judge in Washington — in Harrisburg. Q: Are those the only — does that exhaust all the face-to-face meetings between you and counsel? A: No. Q: What other face-to-face meetings have you had with counsel? A: At the same time, Robert Muise from Thomas More. Q: When you say at the same time, do you mean — A: The Board meeting and the meeting with the Judge.	[1] [2] [3] [4] [5] [6] [7] [8] [9] [10] [12] [13] [14] [15] [16] [19] [20] [20] [21] [22] [23]	Page 1 A: I did. Q: What caused you to call the Thomas More Law Center? A: My own question. Q: What was your question? A: Whether he knew of any School District that was using the book. Q: How didyou become aware of the Thomas More Law Center before making the call? A: Mr. Bill Buckingham, a School Board member, said — communicated about the Law Center. Q: Did you get an answer to your question from Mr. Thompson? A: Yes. Q: What was that answer? A: He was not aware of any School District that used the book. Q: Was that the entire substance of your conversations? A: Yes. Q: Do you know whether Mr. Buckingham had communicate with the Thomas More Law Center prior to the time you called them? A: I won't speak anything about what Mr. Buckingham did or did not do. I don't remember.
[24] [25] [1] [2] [3] [4] [5] [6] [7] [8] [10] [11] [12] [13] [14] [15] [16] [17] [18] [19] [20] [21] [22] [23] [24]	MR. ROTHSCHILD: Yes. Page 10 MR. GILLEN: Okay, meeting in person. BY MR. ROTHSCHILD: Q: Other than your meeting in person with counsel last night, have you had any other face-to-face in person meetings with Mr. Gillen or Mr. Thompson or anybody else representing the School District or School Board in this lawsuit? A: Yes. Q: Who did you meet with? A: I met with Mr. Thompson. Q: When was that? A: On two occasions. Q: What were those occasions? A: The School Board meeting and the meeting with the Judge in Washington — in Harrisburg. Q: Are those the only — does that exhaust all the face-to-face meetings between you and counsel? A: No. Q: What other face-to-face meetings have you had with counsel? A: At the same time, Robert Muise from Thomas More. Q: When you say at the same time, do you mean —	[1] [2] [3] [4] [5] [6] [7] [8] [10] [11] [12] [13] [14] [15] [16] [17] [19] [20] [21] [22]	Page 1 A: I did. Q: What caused you to call the Thomas More Law Center? A: My own question. Q: What was your question? A: Whether he knew of any School District that was using the book. Q: How did you become aware of the Thomas More Law Center before making the call? A: Mr. Bill Buckingham, a School Board member, said—communicated about the Law Center. Q: Did you get an answer to your question from Mr. Thompson? A: Yes. Q: What was that answer? A: He was not aware of any School District that used the book. Q: Was that the entire substance of your conversations? A: Yes. Q: Do you know whether Mr. Buckingham had communicate with the Thomas More Law Center prior to the time you called them? A: I won't speak anything about what Mr. Buckingham did or

	Page 13		Page 15
(1)	Q: Could you turn to Exhibit P-1?	(1)	BY MR. ROTHSCHILD:
(2)	A: (Witness complies.)	[2]	Q: Mr. Nilsen, I am going to ask you about a specific group
	Q: Starting on the first page, the Complaint states that	[3]	of documents in this collection which begin with the
	e School District Board passed a resolution and then	[4]	numbers 000139 and end with the numbers 000151.
	ates the text of a resolution.	[5]	Are the documents beginning at 146 and ending at
[6]	Do you recognize the language on the top of page		151 the three documents you are referring to from which
	wo of the Complaint starting with students will be made		the final Board resolution was comprised?
	ware of gaps/problems in Darwin's theory as being the	[8]	A: Can you repeat the numbers, again, please? 146 to what?
	ontent of the resolution that the School District Board	[B]	Q: 151.
	assed on October 18th modifying the biology curriculum?	(10)	A: Yes.
	A: Yes.	[11]	Q: If you could, turn to page 148 which is a memo
[11]	Q: Do you know who prepared the text of the resolution?		indicating that these are the recommended changes to the
[12]		[12]	biology curriculum from the Board curriculum committee.
[13]	A: Yes.	1	Do you see that?
[14]	G: Who prepared it?		A: Yes.
[15]	A: The School Board members.	[15]	A: 1es. Q: Do you know who prepared the language in the recommended
[16]	Q: Do you know which School Board members prepared the	[16]	change underneath this memo?
[17] t	•	1	
[18]	A: No.	[18]	A: Could you define prepared?
[19]	Q: Do you know whether anyone besides School Board members	[19]	Q: Who devised the language?
(Sol 1	participated in preparing the resolution?	(SO)	A: No, I don't know. Q: How did you first become aware of this recommended
[21]	A: The resolution you speak of was a combination of many	[21]	constant Record of Consignition Committee?
	different documents. The documents that were used were	[22]	A: Mr. Baksa, who is on 148, gave it to me to give as an
[23]	prepared from the Assistant Superintendent's Office.	[23]	a constant and anomala
[24]	Q: When you are talking about preparing the documents, you	[24]	a second the language?
[25]	are talking about literally typing them up and running	- [25]	
	Page 14		Page 1F
[1]	them off?	[11]	
[2]	A: I am talking about that as well as generating the	[2]	Q: Mr. Nilsen, the draft resolution uses the term
[3]	information.	[3]	Intelligent Design. What do you understand Intelligent
[4]	Q: Who drafted the text? Who participated in the drafting	H	Design to mean as used in this resolution?
[5]	of the text of the resolution other than the School	[5]	A: Which resolution? Q: The resolution that is the final resolution that is set
[6]	Board members, if anyone?	[6]	-
(7)	A: Again, you are not hearing. The resolution was a	7	forth in the Complaint.
(8)	combination of three different documents.	f8	
[9]	Q: Okay.	[9	
[10]	A: Those three different documents generated out of the	[10	
	Assistant Superintendent's Office. The document you see	[11	Q: Where did you gain that understanding?
	in front of you is a combination of those three	[12	
	documents. So the specific resolution in front of you	[12	
[14]	that is noted on top of page two is a combination of a	[14	•
	discussion that happened on October 18th from three	[18	
[15]		1000	A: To my recollection, no.
[15]	different documents.	li.	
[15]	(Deposition Exhibit P-5 was marked.)	[17	q: When you refer to counsel, are you referring to
(15 <u>)</u>	(Deposition Exhibit P-5 was marked.) BY MR, ROTHSCHILD:	- 1	attorneys from the Thomas More Law Center?
(15) (16) (17) (18)	(Deposition Exhibit P-5 was marked.) BY MR. ROTHSCHILD: Q: I am going to show you a document that we have marked as	[17	attorneys from the Thomas More Law Center? A: Yes.
(15) (16) (17) (18) (19)	(Deposition Exhibit P-5 was marked.) BY MR, ROTHSCHILD: Q: I am going to show you a document that we have marked as P-5. It is a composite of the initial production	[1] [1] [1]	s) attorneys from the Thomas More Law Center? A: Yes. G: Are there specific Board members that imparted that
(16) (16) (17) (18) (19) (20)	(Deposition Exhibit P-5 was marked.) BY MR. ROTHSCHILD: Q: I am going to show you a document that we have marked as P-5. It is a composite of the initial production provided by your counsel to plaintiffs on Thursday,	[1] [1] [1]	attorneys from the Thomas More Law Center? A: Yes.
(16) (16) (17) (18) (19) (20)	(Deposition Exhibit P-5 was marked.) BY MR, ROTHSCHILD: Q: I am going to show you a document that we have marked as P-5. It is a composite of the initial production	[1] [1] [1]	attorneys from the Thomas More Law Center? A: Yes. C: Are there specific Board members that imparted that understanding to you?
(15) (16) (17) (18) (19) (20)	(Deposition Exhibit P-5 was marked.) BY MR, ROTHSCHILD: Q: I am going to show you a document that we have marked as P-5. It is a composite of the initial production provided by your counsel to plaintiffs on Thursday, December 30th. It begins with the numbers 000001 and	[1] [1] [2] [2]	s) attorneys from the Thomas More Law Center? A: Yes. Q: Are there specific Board members that imparted that understanding to you? A: Yes. Q: Who?
(15) (16) (17) (18) (19) (20) (21)	(Deposition Exhibit P-5 was marked.) BY MR. ROTHSCHILD: Q: I am going to show you a document that we have marked as P-5. It is a composite of the initial production provided by your counsel to plaintiffs on Thursday, December 30th. It begins with the numbers 000001 and concludes with the numbers 000167.	[1] [1] [2] [2] [2]	attorneys from the Thomas More Law Center? A: Yes. C: Are there specific Board members that imparted that inderstanding to you? A: Yes.

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Page 2

Page 17:
[1] Board members. I mean the ones that imparted the
[2] understanding.
3 A: I would end up saying in a general sense all of the
14] present Board members, I have had discussions with the
[5] definition of Intelligent Design which would necessitate
[6] me to name all of them.
(7) Q: So it would be all?
(a) A: To the best of my recollection.
(9) Q: You used the phrase that scientifically evolution has a
(10) design. What do you mean by evolution in that sentence?
[11] A: The evolving nature.
[12] Q: That's it?
[13] A: Yes.
[14] Q: Other than talking to these Board members and lawyers,
[15] did you do anything else to investigate the subject of
(16) Intelligent Design?
[17] A: No.
[18] Q: Do you know whether anybody else employed by the — have
1191 you asked anybody else employed by the School District
poj to investigate Intelligent Design?

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		Page 19
	[1]	A: There is a design function beyond the randomness of
	[2]	Darwinian theory.
	[3]	Q: What is the mechanism for that design function?
	[4]	A: Don't know.
	[5]	Q: Do you know of any other explanation for the operation
	[6]	of design function other than that of a master
	n	intellect?
	[8]	A: How do you define master intellect?
	[9]	Q: Are you aware of Intelligent Design asserting that there
	[10]	- that a master intellect is working?
	[11]	A: How do you define master intellect?
	[12]	Q: Using the terms from the textbook, are you not familiar
	[13]	with the term master intellect?
	[14]	A: I'm not familiar with it as you define it.
	[15]	Q: Have you heard the term master intellect used in
	[16]	relationship to Intelligent Design?
	[17]	A: Not that I can recall.
	[18]	Q: Okay. What do you understand the term intelligent to
	[19]	mean in the phrase Intelligent Design?
	[20]	A: That there is no randomness.
	[21]	Q: When was the first time you heard about Intelligent
	[22]	Design?
	1231	A: July of 2004.

Page

(1) anything that is associated with curriculus	n.
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A: Specifically Intelligent Design, no.

Q: Why do you qualify that by specifically?

[24] Principal's is to research everything in the area of

[25] curriculum. So I would have required of him to research

- (2) Q: Who are you referring to?
- [3] A: Mr. Baksa.
- и Q: Do you know whether Mr. Baksa did any investigation of

A: The responsibility of the Curriculum Director Assistant

- [5] Intelligent Design?
- [8] A: I do not know that.
- 77 Q: Did you ever specifically instruct him to investigate
- m Intelligent Design?
- [9] A: No.
- [10] Q: Did you ever specifically instruct any members of the
- 111 Dover High School faculty to investigate Intelligent
- [12] Design?
- [13] A: No.
- [14] Q: Does Intelligent Design differ from Darwin's theory of
- (15) evolution?
- (16) A: I don't know.
- [17] Q: Do you understand Intelligent Design to involve the work
- [18] of a master intellect?
- [10] A: No, not solely.
- 20 Q: Does the concept of Intelligent Design involve in any
- [21] way the work of a master intellect?
- [22] A: Is that possible as part of it? Yes.
- ps; Q: What leads you to say that?
- 29 A: There are other concepts beyond master intellect.
- (25) Q: What are the other concepts?

[1] Q: Do you know what person or persons brought the idea of

[2] Intelligent Design to your attention?

Q: How did you hear about it?

A: I don't recall.

[3] A: No.

[24]

[25]

18

- [4] Q: Do you remember any of the circumstances in which
- s Intelligent Design came to your attention?
- [6] **A**: No.
- Q: When was the first time you heard of the Pandas book?
- [8] When I refer to Pandas book, do you know what I am
- pp referring to?
- [10] A: Yes.
- [11] Q: That is the book that has been donated to the School
- [12] District?
- [13] A: Is that a question?
- [14] Q: Yes.
- [15] A: Yes.
- [16] Q: When was the first time you heard of the Pandas book?
- [17] A: My recollection is in July of 2004.
- [18] Q: How did you become aware of the Pandas book?
- (19) A: Mr. Buckingham, a School Board member.
- (20) Q: How did he bring it to your attention?
- A: That he was interested in having that book as part of
- [22] the curriculum.
- [23] Q: Did he say why he wanted that book as part of the
- (24) curriculum?
 - s A: My recollection is that he wanted that as another

	Page 21		Page 23
(n) d	iscussion item.	(1) b	iology curriculum?
[2]	Q: Another discussion item for what?	[2]	A: When you say District, who are you speaking of?
[3]	A: For the biology curriculum.	(3)	Q: The School District which you work for.
[4]	Q: Why did he want that as another discussion item?	[4]	A: Again, you need to differentiate that. Meaning there
[5]	A: I won't speak for Mr. Buckingham.	(5) a	re various components of the School District. There is
(6)	Q: Did he say why he wanted it as another discussion item?		Board members. There is administration. There is
	A: My recollection is he wanted other options discussed	[7] t	eachers, and there is me. I can't speak for anybody
(7) res 8	beyond what was in the teacher, administration		peyond me.
	recommended book.	[9]	Q: Okay. Can you speak for administration?
	Q: Did you have an understanding as to why he wanted other	[10]	A: I can only speak for me.
[10]	options?	[11]	Q: Does this statement here reflect your understanding of
	A: I believe he was trying for a balanced view.		the purpose in amending the biology curriculum?
[12]	Q: Why do you think he wanted a balanced view?	(13)	A: My purpose, yes.
[13]		[14]	Q: Did you have any other purpose?
[14]	A: I won't speak to that. Q: What was your understanding of why he wanted a balanced	115	A: No.
[15]		[16]	Q: To your understanding, does this reflect the Board's
	view? A: Because he believed the Darwinian theory was not the		understanding in amending the biology curriculum?
[17]		[18]	A: I won't speak for the Board.
	only theory. Q: Did you have an understanding of what he meant when he	[19]	Q: Do you have any understanding in what the Board's
[19]	to the control of the beat and ordered		purpose was in amending the biology curriculum?
[20]	as your sense to be supply I considered that he wanted other	[21]	A: I can state it this way: The Board members that I'm
[21]			aware of that reviewed this paragraph supported this
	options. Q: Was he specific about what kind of other options he	1	paragraph.
[23]	wanted?	[24]	Q: Other than the fact that they reviewed and supported
	A. V Could you state that again?	1251	this paragraph, do you have any other understanding
[25]	Page 22		Page 2
147	a protection where the defending he wanted in the	[13]	about what the Board's purpose was in passing the
[1] F2	biology curriculum when evolution was taught?	[2]	resolution that amended the biology curriculum?
[3	. A. Barrand she Of Bonder and People book? To me. no. not	[3]	A: No.
	that I can recollect.	[4]	Q: What Board members were you referring to who reviewed
Į5	O. Cauld you peop to page six in Exhibit P-2 which is the	(5)	this paragraph?
	Answer?	[6]	A: Mrs. Harkins, Board President, Mr. Buckingham and
	η A: (Witness complies.)	[7]	Mr. Bonsell.
	Q: In the first full paragraph, the Answer states that the	[8]	Q: Do you know whether any other Board members have
	p DASD Biology Curriculum Policy does not advance	[9]	reviewed the Answer?
11	of religion, but merely provides the students of Dover High	[10]	A: No.
11	n School with an honest science education for the valid	[11]	Q: You don't know, or you know they have not?
	and clearly secular purpose of enhancing the science	(12	
	a curriculum by informing students about the existing	[13]	who reviewed it last night.
11	4] scientific controversy surrounding Darwin's Theory of	[14	Q: Have you read the Pandas book?
	5 Evolution, including the fact that there are alternative	[15	A: No. I have looked at it, skimmed it, but I have not
	is scientific theories being advanced by scientists.	[16	g read it.
	Do you understand that to be an accurate	[17	q Q: Do you live in Dover?
	18] recitation of the District's purpose in changing the	[18	η A: No.
	is) biology curriculum?	[15	q Q: Where do you live?
	20) A: Yes.	[50	A: Fairview Township, West Shore School District.
		12	
1	21 Q: Does that state the — is that a full statement of the		
	Q: Does that state the — is that a full statement of the pay District and Board's purpose in amending the biology	12	2) School District, what was your job?
İ	22 District and Board's purpose in amending the biology	[2 [2	and the Superintendent for the Dover Area School
	District and Board's purpose in amending the biology	[2	2) School District, what was your job? 3) A: Assistant Superintendent for the Dover Area School 4) District. 5) Q: How long did you hold that position?

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Page 2 (1) A: No. I am sorry. That is over 30 years ago. That is [2] all I remember.
· ·
tel and i remainder.
[3] Q: Have you attended any courses or lectures or seminars
[5] Design, creation or Creationism?
''
9 Q: Do you attend all those meetings?
1
(11) Q: Who keeps the minutes of those meetings?
A: The secretary.
Q: How is the secretary position selected?
[14] A: To clarify, the Board approves a secretary. Our current
[15] secretary of the Board is battling cancer and has not
[16] been in the District for over a year and a half. We
have had an Acting Secretary who the Board formally
[18] approved as Assistant Secretary.
[19] On one occasion, October 18th, we had an
[20] additional individual sit in as the Board secretary.
[21] Q: In place of the Acting Secretary?
[22] A: Yes.
Q: Is it the practice of the Board to record the meeting?
[24] A: Yes.
gs O: What is done with those recordings after the meeting is
Page 20
2 A: They are kept until the Board officially approves the
[3] minutes. After the approval of the minutes, the tapes
4 are destroyed.
S Q: Who developed the policy of destroying the tapes after
is the minutes are approved?
7) A: Don't know. It happened prior to me.
(8) Q: Are there any circumstances where the full Board meets
m that is not open to the public?
[10] A: Yes.
[11] Q: Is there a name for those kinds of meetings?
[12] A; Executive session.
[13] Q: Do you attend those sessions?
[14] A: Some.
[15] Q: What are the — let me back up. Is it your
[16] responsibility to attend all the full public Board
[17] meetings?
[18] A: Yes.
[18] Q: What are the circumstances where you will attend an
[20] executive session meeting?
[21] A: If requested by the Board to attend.
[22] Q: Does anyone record what is said in the executive session
The second secon
izsi meetings?

Page 29	Page 31
[1] session meetings?	[1] Q: Can you describe those two committees?
Zi A: Don't know.	[2] A: There is the Board curriculum committee, and then there
Q: Are any minutes produced for executive session meetings?	[3] is the community curriculum committee.
49 A: No.	и Q: Let's start with the Board curriculum committee. Who
[5] (Aralene D. And Frederick B. Callahan exit the	is are the members of the Board curriculum committee?
(s) conference room.)	[6] A: The Board members and the Assistant Superintendent.
DV MD ROTHSCHILD:	[7] Q: Does anybody besides those individuals attend curriculum
(8) Q: Is it your practice to take notes during Board meetings?	[8] committee meetings?
A. Was	(9) A: If requested, yes.
o where do you do with those notes after the meeting is	[10] Q: Does faculty attend curriculum committee meetings?
	[11] A: Which curriculum committee meeting?
A. A. A. I have implemented what my notes say, I destroy	[12] Q: The Board curriculum committee.
	[13] A: If requested, yes.
[14] Q: Is it your practice to take notes at executive sessions?	(14) Q: What are the circumstances under which a faculty member
A. Tra-	is requested to attend curriculum committee meetings?
[15] A: Yes. [15] Q: Is it also your practice to destroy those notes after	[16] A: If there is a question about a specific issue that the
[17] you have implemented whatever your responsibilities are?	Board is reviewing, or it could be another
B. 97	[18] administrator.
a new meetings	Q: In your experience, has it been the Board curriculum
[19] G: Do you memorianze your cust has home under [20] in any other form such as on your computer?	20 committee's practice to include faculty in the subject
a. 37-	[21] matter being discussed by the curriculum committee?
A. Door the Board have a curriculum committee?	A: Which curriculum committee?
	[23] Q: The Board curriculum committee. If the subject is
23) A: Yes. [24] Q: How is the curriculum committee selected?	24 chemistry, has it been the committee's practice to
25) A: The Board President.	[25] invite a chemistry teacher?
Page 30	Page 5-
a the base of the arrighm committee?	[1] A: No.
A- W	[2] Q: What is the community curriculum committee?
O. 11.— is that nesson selected?	A: The committee chaired by the Assistant Superintendent
A. Barrid Describent	[4] for curriculum that has teachers, community members,
a. II the members of the mirriculum committee	[5] Board members and administrators on it.
is G: How are the members of the currently	[6] Q: Can you describe the functions of each of these
A. Round Descripent	[7] committees in developing curriculum for the School
O. Harr often does the curriculum committee meet?	[8] District?
k**	[(4) =
m A: When required.	A: The Assistant Superintendent is in charge of developing
A: When required. O: Are there any regularly scheduled meetings?	(8) A: The Assistant Superintendent is in charge of developing the curriculum in conjunction with the teachers, brings
[10] Q: Are there any regularly scheduled meetings?	(1) A: The Assistant Superintendent is in charge of developing (10) the curriculum in conjunction with the teachers, brings (11) those recommendations to the community curriculum
[10] Q: Are there any regularly scheduled meetings? [11] A: No.	(10) A: The Assistant Superintendent is in charge of developing (10) the curriculum in conjunction with the teachers, brings (11) those recommendations to the community curriculum (12) committee, then brings those recommendations to the
Q: Are there any regularly scheduled meetings? [13] A: No. [12] Q: How is a meeting scheduled? A: When either a Record chairners on requests or the	(10) A: The Assistant Superintendent is in charge of developing (10) the curriculum in conjunction with the teachers, brings (11) those recommendations to the community curriculum (12) committee, then brings those recommendations to the (13) Board curriculum committee meeting.
Q: Are there any regularly scheduled meetings? A: No. C: How is a meeting scheduled? A: When either a Board chairperson requests or the	(10) A: The Assistant Superintendent is in charge of developing (10) the curriculum in conjunction with the teachers, brings (11) those recommendations to the community curriculum (12) committee, then brings those recommendations to the
Q: Are there any regularly scheduled meetings? A: No. Q: How is a meeting scheduled? A: When either a Board chairperson requests or the Assistant Superintendent for Curriculum requests.	A: The Assistant Superintendent is in charge of developing the curriculum in conjunction with the teachers, brings those recommendations to the community curriculum committee, then brings those recommendations to the Board curriculum committee meeting. Q: And then would the next step in the process be— A: To the full Board.
[10] Q: Are there any regularly scheduled meetings? [11] A: No. [12] Q: How is a meeting scheduled? [13] A: When either a Board chairperson requests or the [14] Assistant Superintendent for Curriculum requests. [15] MR. ROTHSCHILD: Can you read that back?	A: The Assistant Superintendent is in charge of developing to the curriculum in conjunction with the teachers, brings the recommendations to the community curriculum committee, then brings those recommendations to the same teachers, brings those recommendations to the Rayle Committee, then brings those recommendations to the Board curriculum committee meeting. Q: And then would the next step in the process be
Q: Are there any regularly scheduled meetings? A: No. C: Q: How is a meeting scheduled? A: When either a Board chairperson requests or the Assistant Superintendent for Curriculum requests. MR. ROTHSCHILD: Can you read that back? (Last question and answer were read by the court	A: The Assistant Superintendent is in charge of developing the curriculum in conjunction with the teachers, brings those recommendations to the community curriculum committee, then brings those recommendations to the said curriculum committee meeting. A: Board curriculum committee meeting. A: Committee would the next step in the process be — A: To the full Board. C: Just to make sure the answer is clear, the process is that the Assistant Superintendent and faculty make
[10] Q: Are there any regularly scheduled meetings? [11] A: No. [12] Q: How is a meeting scheduled? [13] A: When either a Board chairperson requests or the [14] Assistant Superintendent for Curriculum requests. [15] MR. ROTHSCHILD: Can you read that back? [16] (Last question and answer were read by the court [17] reporter.) [18] BY MR. ROTHSCHILD:	A: The Assistant Superintendent is in charge of developing the curriculum in conjunction with the teachers, brings those recommendations to the community curriculum committee, then brings those recommendations to the solutions are curriculum committee meeting. A: To the full Board. C: Just to make sure the answer is clear, the process is that the Assistant Superintendent and faculty make
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Q: Are there any regularly scheduled meetings? A: No. C: G: How is a meeting scheduled? A: When either a Board chairperson requests or the Assistant Superintendent for Curriculum requests. MR. ROTHSCHILD: Can you read that back? (Last question and answer were read by the court reporter.) BY MR. ROTHSCHILD: Q: When you say a Board chairperson, you are referring to the chair of the curriculum committee?	A: The Assistant Superintendent is in charge of developing the curriculum in conjunction with the teachers, brings those recommendations to the community curriculum committee, then brings those recommendations to the Board curriculum committee meeting. A: To the full Board. C: Just to make sure the answer is clear, the process is that the Assistant Superintendent and faculty make recommendations first to the community curriculum committee, then their recommendations go on to the Board
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Q: Are there any regularly scheduled meetings? A: No. C: G: How is a meeting scheduled? A: When either a Board chairperson requests or the MR. ROTHSCHILD: Can you read that back? (Last question and answer were read by the court reporter.) BY MR. ROTHSCHILD: Q: When you say a Board chairperson, you are referring to the chair of the curriculum committee? A: Yes. Q: Who attends the curriculum committee meetings?	A: The Assistant Superintendent is in charge of developing the curriculum in conjunction with the teachers, brings those recommendations to the community curriculum committee, then brings those recommendations to the assistant Superintendent and faculty make sure the answer is clear, the process is that the Assistant Superintendent and faculty make committee, then their recommendations go on to the Board curriculum committee, and their recommendations then go curriculum committee, and their recommendations then go con to the full Board?
Q: Are there any regularly scheduled meetings? A: No. Q: How is a meeting scheduled? A: When either a Board chairperson requests or the Assistant Superintendent for Curriculum requests. MR. ROTHSCHILD: Can you read that back? (Last question and answer were read by the court reporter.) BY MR. ROTHSCHILD: Q: When you say a Board chairperson, you are referring to the chair of the curriculum committee? A: Yes.	A: The Assistant Superintendent is in charge of developing the curriculum in conjunction with the teachers, brings those recommendations to the community curriculum committee, then brings those recommendations to the Board curriculum committee meeting. A: To the full Board. C: Just to make sure the answer is clear, the process is that the Assistant Superintendent and faculty make recommendations first to the community curriculum committee, then their recommendations go on to the Board curriculum committee, and their recommendations then go in to the full Board?

Richard Nilsen January 3, 2005

		1	
	Page 33		Page 35
[1]	A: Prior to when I arrived.	[1]	Q: Do you know whether anybody on the School Board had
[2]	Q: Did you follow that practice during the time that you	[2]	communications regarding the biology curriculum with
[3]	were Assistant Superintendent?	[3]	individuals or organizations outside the District?
[4]	A: Yes.	(4)	A: Prior to October 18th?
[5]	Q: Did you ever deviate from that practice?	[5]	Q: Correct.
[6]	A: I don't remember deviating from it.	[6]	A: I can't speak to that.
[7]	Q: Has that continued to be the practice during your tenure	[7]	Q: So you don't know?
[8]	as Superintendent?	[8]	A: I'm not sure.
	A: Yes.	[9]	Q: It is possible?
[10]	Q: Are you aware of that ever being deviated from?	[10]	A: Is it possible?
[11]	A: To my knowledge, no.	[11]	G: Yes.
[12]	Q: Do you know whether that practice was deviated from in	(12)	A: Anything is possible.
[13]	the development of the change in the biology curriculum?	[13]	Q: Do you have any knowledge? Is this I don't remember, or
[14]	A: It was not deviated.	[14]	you don't know at all?
[15]	Q: So it's your understanding that the process was that the	[15]	A: My comment is I know of individuals that have discussed
[16]	Assistant Superintendent and faculty made	[16]	topics. I don't know whether it was before the October
	recommendations to the community curriculum committee,	[17]	18th or after.
	and they made recommendations to the Board committee,	[18]	Q: What individuals are you referring to?
[19]	and then their recommendations were made to the full	[19]	A: Mr. Bill Buckingham and Mr. Alan Bonsell.
[20]	Board?	[20]	Q: Do you know who they have talked to?
[21]	A: Yes. And in fact, there is an intermediate step of	[21]	A: I can't speak for them.
(22)	where when the Board was reviewing — when the Board	[22]	· -
[23]	District - I'm sorry. When the Board curriculum	[23]	•
[24]		[24]	know and something you don't want to say.
[25]	full Board, the Assistant Superintendent sent to the	[25]	ls it something you don't know or something you
	Page 34		Page 34
[1]	full curriculum committee what those changes were after	[1]	don't want to say?
191	they had their original recommendation.	121	A: I don't want to say.

- gy they had their original recommendation.
- So they were involved not in the official meeting,
- (4) but in the communication of what the Board curriculum
- [5] committee was doing.
- Q: A little while ago, you described your communications
- [7] with the Thomas More Law Center in the fall of 2004.
- Other than that communication, have you had any
- on communications with anybody outside the District prior
- [10] to the October 18th, 2004 resolution being passed
- [11] regarding the biology curriculum?
- A: Yes. [12]
- Q: Who have you had communications with? [13]
- A: Hundreds of e-mails, letters and phone calls. [14]
- Q: Prior to the resolution being passed? [15]
- A: Oh, my apologies. Mari
- G: That's all right. 1171
- A: You are talking about the October 18th resolution?
- Q: Correct.
- A: I do not remember anybody prior to the October 18th me
- [21] personally communicating with.
- Q: Do you know whether anybody employed by the School
- [23] District had communications with anybody outside of the
- (24) District about the biology curriculum?
- A: I cannot speak to that. I don't know. (25)

- A: I don't want to say.
 - Q: I would like your knowledge about who they have spoken
- [4] to.

FIOR

- MR. GILLEN: If I might, Eric. Do you know
- (6) meaning do you know personally versus do you have an
- (7) understanding? Maybe if you asked it that way.
- MR. HOTHSCHILD: I think either.
- A: For a fact, unequivocally on the record, I don't know.

BY MR. ROTHSCHILD:

- Q: Do you have an understanding of whether Mr. Buckingham
- [12] or Mr. Bonsell have talked to anybody outside of the
- (13) District?
- A: I have an understanding. [14]
 - Q: What is your understanding?
- A: That Mr. Buckingham also spoke with the Discovery (161
- ព្រក្ស Institute.
- Q: What is your understanding of what the Discovery (18)
- [19] Institute is?
- A: It is an organization in western United States that
- [21] deals with scientific options.
- Q: How do you know that? [22]
- A: I have talked with their attorneys.
- Q: When did you talk to their attorneys? [24]
- A: Face-to-face, sometime in December. And over the past

Page 37	Page 39
n two weeks periodically.	pj advice.They called him.
2) MR. GILLEN: Were any of those discussions in	MR. GILLEN: If you think — that is fine.
3) connection with the requests for legal advice about the	[3] Attorneys can — particularly in public interest —
	[4] solicit clients which is my understanding of what
5) A: Yes.	[5] occurred here. I believe they have an attorney/client
	[6] relationship, anyway.
7) conversations relate to discussions you had with	BY MR. ROTHSCHILD:
(8) Discovery Institute attorneys seeking legal advice in	[8] Q: Is it your understanding that the School District has an
	[9] attorney/client relationship with the Discovery
	ng Institute?
PARTICIPATION DE LA CONTRACTOR DE LA CON	A: I can't define what that definition. Did they discuss
	the lawsuit with them? The answer is yes.
	(13) Q: Did you enter into a legal engagement with them? Have
	[14] you retained them?
	15] A: Official document, no.
	[16] Q: Have you verbally retained them?
a. m	A: I'm not sure what verbally retained them means.
, , , , , , , , , , , , , , , , , , , ,	[18] Q: Have you said I want you to be my lawyer?
·	119] A: No.
· · · · · · · · · · · · · · · · · · ·	[20] MR. ROTHSCHILD: I don't think any of these
	21) communications are privileged.
• · · · · · · · · · · · · · · · · · · ·	[22] MR. GILLEN: I believe that they are. Have they
231 A: That is my understanding.	[23] offered — have you communicated to them with the
[24] Q: Do you know if the other person was a lawyer?	[24] understanding they were offering you legal advice which
25) A: Yes.	gsj you wanted?
Page 38	Page /
[1] Q: What did you say when they said they wanted to discuss	(i) A: Yes.
[2] the lawsuit?	BY MR. ROTHSCHILD:
[9] A: Come on in and discuss it.	[3] Q: How did you communicate to them your interest in having
(4) Q: And when did you have that first contact?	(A) their legal advice?
[5] A: The meeting was set up sometime in December.	[5] A: There are certain aspects of the case we have asked
[6] Q: Were you ever authorized by the School Board to have	[8] questions about that they have given us advice for.
[7] communications with the Discovery Institute?	MR. ROTHSCHILD: I am going to move on from this,
m A: Officially, no.	[8] Patrick, and reserve my rights on the position. I may
[9] Q: When was your next contact with them?	[9] come back to it in the deposition. I don't want to slow
A: Prior to the Board meeting on — I'm trying to remember	no us down here.
[11] the date — the 18th.	[11] MR. GILLEN: Exactly.
(12) MR. GILLEN: Of?	[12] BY MR. ROTHSCHILD:
[13] A: December.	[13] Q: Mr. Nilsen, did there come a time when the Pandas book
[14] BY MR. ROTHSCHILD:	[14] was donated to the School District?
[15] Q: Where did you meet?	[15] A: Yes.
[15] A: North Salem Elementary.	[16] Q: Who donated the Pandas books?
[17] Q: How did your discussions with them at that meeting	[17] A: 1 don't know.
(18) begin?	[18] Q: What?
[19] A: A discussion on whether they would be the law firm.	[19] A: I do not know.
[20] MR. GILLEN: I'm sorry, Eric. Again, you can	Q: How did you become aware of the opportunity to receive
	[21] these books?
[21] discuss how they begin, but don't discuss the subject	and the second s
[23] matter of the discussion.	[22] A: Mr. Bonsell told me that there are individuals that were
	1231 willing to donate the books.
property of the discussion.	· · · · · · · · · · · · · · · · · · ·

Richard Nilse January 3, 200

		1—	
	Page 41		
[1]	remember.	10	A: Don't know.
[2]	Q: How did you respond to that offer?	[2]	Q: Where are the books now?
[3]	A: I will accept any free books any day of the week as long	[3]	A: Don't know.
[4]	as they are appropriate.	[4]	Q: Mr. Nilsen, if you could turn to page fiv
[5]	Q: Did you ask him who was donating the books?	[5]	which was P-2.
[6]	A: No.	[6]	MR. GILLEN: Eric, are you going to break?
[7]	O: Have you heard anything from anybody in the community	D	MR. ROTHSCHILD: We can break after this
[8]	about who donated the books?	(8)	MR. GILLEN: Fine.
[9]	A: No.	[9]	A: Page five?
[10]	Q: Have you been asked by members of the community to find	[10]	BY MR. ROTHSCHILD
[11]	out who donated the books?	[11]	Q: Yes, of P-2.
[12]	A: I am sorry. Ask that question again.	[12]	A: Yes.
[13]	Q: Has anybody in the community either directly to you or	[13]	Q: Do you see at the end of the paragraph
[14]	in public School Board meetings indicated their interest	[14]	is no DASD Intelligent Design policy, there is
[15]	in knowing who donated the books?	[15]	statement that the Pandas book is located in
[16]	A: Yes.	[16]	library?
[17]	Q: How have you responded to those requests?	[17]	A: Okay.
[18]	A: I didn't respond.	[18]	Q: Do you see that?
(19)	Q: Is there a reason you think the community shouldn't know	[19]	A: Yes.
[20]	who is donating these books that have created a	[20]	Q: Do you know whether that is true?
[21]	controversy?	[21]	A: That's where it's headed. I don't know
[22]	MR. GILLEN: Objection. Foundation, speculation.	[22]	currently is due to the fact that it is waiting t
[23]	BY MR. ROTHSCHILD:	[23]	stamped. Whether it is physically housed at t

Page 42

Q: Is there a reason that you have not tried to satisfy the [2] community's interest in finding out who is donating

[3] these books that are causing controversy in the

Q: You can answer, Mr. Nilsen.

A: I am sorry. The question again?

(4) community?

[24]

[25]

A: I don't want individuals who donate free information,

is free materials, free books to be the center of a

Q: Do you know where the books were purchased from?

MR. GILLEN: Objection. Again, speculation.

A: I will phrase it this way: We, the District, purchased

[11] five books. I'm familiar or at least saw at one time

[12] where they were purchased, those five books. Sixty, no.

Q: Where were the five books purchased from?

A: I don't remember. [143

Q: What were the circumstances causing the District to

[16] purchase the books?

A: Mr. Baksa wanted copies for review, and community [18] members wanted to review copies.

Q: Did Mr. Bonsell indicate whether he had any role in the 1201 donation of the books?

A: No, he didn't tell me. [21]

Q: What was done with the books when they arrived at the (23) school?

A: Mr. Bonsell gave them to Mr. Baksa.

Q: What did Mr. Baksa do with them?

Q: How do you know that's where it is going to?

A: Because I directed it to go there.

Q: When did you direct that the books be put in the school (4) library?

A: Late December 22nd or 23rd.

Q: Where were they before then, before you gave that

[7] direction?

A: Don't know.

Q: Did you have an understanding of where they were?

A: Either with the high school principal or with the

[11] storage facility in the science room.

Q: Why did you give that directive?

A: Which directive? 1131

Q: To place the books in the school library.

A: Mr. Baksa and I on the 22nd and 23rd came across the

[16] fact that in the high school library, there is an

[17] evolution, Creationism center where the high school

[18] librarian has fifteen to twenty books on this topic.

We were there for a high school student council 20) breakfast and were talking to the librarian. And the

[21] librarian communicated to us that she had a whole unit

[22] on the Creationism, evolution of the theories debate.

[23] And therefore, Mr. Baksa and I agreed, and I directed

(24) the best place for the books would end up being with all

[25] the other books that the District has on that topic.

Page 4:

ive of the Answer

is question.

D:

oh beginning there

n the school

v where it

to be

| 123] stamped. Whether it is physically housed at this exact

[24] second, I don't know where it is. But that is where it

(25) is going to.

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Tammy Kitzmiller, et al. v. Dover Area School District, et al.

Page 45	Page 47
[1] Q: Is it your intention that's where the books will remain	[1] Q: What is it?
(2) throughout the school year?	A: It is the Biology I Planned Course/Curriculum Guide.
য় A: Housed there. I cannot tell you whether the librarian	[3] Q: Could you turn to the pages in the document which is
(4) may end up by request of a teacher bring whatever books	(4) fairly near the end describing the curriculum item that
[5] in the library to the individual classroom. But they	[5] is the subject of this lawsuit?
[6] will be signed out and remain in the library as a home.	[6] A: Could you show me what page you are talking about?
MR. ROTHSCHILD: Do you want to take a break?	[7] Q: They don't look like they are numbered.
B MR. GILLEN: Yes.	[8] A: Can you then show me?
(A recess was taken from 10:35-to 10:45.)	[9] Q: They are one, two, three, four from the back.
	[10] A: I have it.
AFTER RECESS	[11] Q: Do you recognize the subject matter at the very bottom
[11] AFTER REGEO	(12) where it says students will be made aware of
(12) BY MR, ROTHSCHILD:	[13] gaps/problems as the language added to the biology
The Nilson what newspapers do you read as	[14] curriculum through the October 18th resolution that is
	[15] the subject of this lawsuit?
15] a general practice? 16] A: If I might before that question, let me clarify two	[16] A: Yes.
	(17) Q: Is it your testimony that how this subject matter is
[17] additional questions you had prior to the break.	[18] taught in the classroom is left to the discretion of the
[18] Q: Sure.	[19] individual teachers?
A: When I ended up saying they are not in the library, my	20 A: Yes and no. Yes, it is with the exception that the
goj comment was the fact they are not on the shelves. We	[21] teachers ask for additional direction.
[21] are waiting for a stamp to be made. The donations are	[22] Q: And what was the result of their request for additional
physically in boxes within the office of the library.	23 direction?
[23] Secondly, your question as it relates to a teacher	A: The four paragraphs that they are required to read. So
pay bringing out the book, that would be housed within all	125] the only change from last year to this year's
283 the other books that are in that topic. It wouldn't be	Page
Page 4	•
[1] just one individual book leaving the library.	instruction is those four paragraphs. 2 Q: Just so that the record is clear on that subject —
A lot of teachers in units — for example, when I	ten out that mees release policy is Exhibit
[3] taught Indians, I would actually have all of the Indian	and the same if you care to reference it
μ books being taken out into my classroom so the kids	no populecut D. I think I will mark it as a
[5] could end up taking them.	1 5-4
The only time this book would be taken out of the	[6] separate exhibit, but thanks. [7] (Deposition Exhibit P-3 was marked.)
[7] library would be in the context of the whole group of	(Deposition Exhibit P.5) Was marked. BY MR. ROTHSCHILD:
[8] books being taken. A teacher wouldn't take an	es a short you a document marked P-3. Do you
(9) individual book.	
[10] Q: Is the decision about whether to take that whole group	(10) recognize that document?
[13] of books and bring them to a classroom being left to the	[11] A: Yes, I do.
[12] teacher's discretion?	[12] Q: What is that?
[13] A: Solely. The whole curriculum matter instructional piece	A: Dover Press Release. 114 Q: And is the statement that you were referring to in your
14) is the teachers discretion.	(14) Q: And is the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that you were reterring to any or the statement that the teachers are required to read, is
[15] Q: When you say the whole curriculum matter, you are	
[18] talking about this curriculum matter that is the subject	[16] that found in this press release?
[17] of this lawsuit?	[17] A: Yes.
(18) A: I am talking beyond this issue as well.	[18] Q: Where does that begin?
(19) (Deposition Exhibit P-8 was marked.)	A: The last two paragraphs on the first page.
BY MR. ROTHSCHILD:	[20] Q: Where does it end?
[21] Q: So why don't we — to make sure the record is perfectly	A: The first two paragraphs on the second page.
221 clear, I am going to mark - I am going to give you the	[23] Q: And teachers are required to read that paragraph?
123) document we have marked as P-8 which is the do you	[23] A: Yes.
[24] recognize what this document is?	[24] Q: Beyond reading that paragraph, do teachers have
ma At Ves	ps discretion as to how to teach the subject matter that

A: Yes.

Richard Nilses January 3, 200!

Page 49	Page 5
(1) is — that was added to the biology curriculum through	[1] BY MR. ROTHSCHILD:
2) the October 18th resolution?	[2] Q: Have you ever communicated to any newspaper that you
[3] A: Yes.	[3] have been misquoted regarding the subject of the biology
[4] Q: Total discretion?	[4] curriculum?
[5] A: Total.	[5] MR. GILLEN: Objection, relevance.
[6] Q: Am I correct in understanding your testimony that	[8] A: No.
[7] teachers are not required to bring the Pandas book into	[7] BY MR. ROTHSCHILD:
[8] their classroom when they teach this unit?	(ii) Q: Have you ever communicated to any newspaper that any
(9) A: That's correct.	other individual has been misquoted regarding the
Q: Is anybody else besides teachers allowed to take those	[10] biology curriculum?
11] textbooks, the Pandas textbooks out of the library?	[11] MR. GILLEN: Objection, relevance.
12) A: Students.	[12] A: Sorry. Could you ask that question again?
(13) Q: Mr. Nilsen, when I asked you about your prior	[13] BY MR. ROTHSCHILD:
[14] experience, you talked about serving as Assistant	[14] Q: Have you ever communicated to any newspaper that any
[15] Principal, Principal, Assistant Superintendent and	[15] individual besides yourself was misquoted or
1169 Superintendent in various school districts.	[16] misrepresented in the reporting about the biology
[17] In any school districts that you have been an	լող curriculum?
[18] administrator in, has the subject of Intelligent Design	[18] MR. GILLEN: Same objection.
(19) be part of the curriculum?	(19) A: Housed within the press release is a sentence that says
[20] A: No.	[20] many statements have been personal statements and
[21] Q: What about the subject of Creationism?	[21] opinions from the media, community members and Board
(22) A: Not that I'm aware of.	[22] members which are completely inaccurate or false. That
23 Q: If I extend that question to any school district in	[23] has been communicated publicly.
[24] which you have taught, would your answer be the same?	[24] BY MR. ROTHSCHILD:
[25] A: Yes.	[25] Q: Is that the only way that that has been communicated?
Page 50	Page 52
[1] Q: What newspapers do you read as a regular matter?	(1) A: Yes.
2) A: The Patriot News and the two York County papers.	Z Q: Are you aware of anybody else involved with the biology
(3) Q: Do you read the two York County papers everyday?	pj curriculum, School District employes or School Board
[4] A: I read the — I have a secretary pull all related	
	[4] members communicating to any newspaper that they have
[5] educational articles.	[5] been misquoted or their statements misrepresented?
 educational articles. Q: Do those clippings include the articles that have been 	 [5] been misquoted or their statements misrepresented? [6] MR. GILLEN: Objection, relevance.
 educational articles. Q: Do those clippings include the articles that have been written about the biology curriculum issue during 2004? 	
 educational articles. Q: Do those clippings include the articles that have been written about the biology curriculum issue during 2004? A: Yes. 	
 [5] educational articles. [6] Q: Do those clippings include the articles that have been [7] written about the biology curriculum issue during 2004? [8] A: Yes. [9] Q: Have you ever asked any newspapers to correct anything 	
[5] educational articles. [6] Q: Do those clippings include the articles that have been [7] written about the biology curriculum issue during 2004? [8] A: Yes. [9] Q: Have you ever asked any newspapers to correct anything [10] that has been reported about the biology curriculum?	
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 [5] educational articles. [6] Q: Do those clippings include the articles that have been [7] written about the biology curriculum issue during 2004? [8] A: Yes. [9] Q: Have you ever asked any newspapers to correct anything [10] that has been reported about the biology curriculum? [11] MR. GILLEN: Objection, relevance. Answer, [12] please. I'm sorry. 	S been misquoted or their statements misrepresented? S MR. GILLEN: Objection, relevance. T A: I am sorry. Ask that question again. B BY MR. ROTHSCHILD: O: Are you aware of anybody else involved with this biology. C C C C C C O C C C C O C C C C O C C C O C C C O C C C O C C C O C C C O C C C O C C C O C C C O C C O C C O C C O C C O C C O C C O C C O C C O C C O C C O C C O C C O C O C O C C O C
 [5] educational articles. [6] Q: Do those clippings include the articles that have been [7] written about the biology curriculum issue during 2004? [8] A: Yes. [9] Q: Have you ever asked any newspapers to correct anything [10] that has been reported about the biology curriculum? [11] MR. GILLEN: Objection, relevance. Answer, [12] please. I'm sorry. [13] A: I have asked them to read the press release on the 	
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MR. GILLEN: Whose misstatement and

Page 55
[1] mean?
2) A: Which question?
[3] Q: You said you do remember being asked about the evolution
[4] versus Creationism debate?
[5] A: No. I didn't say I remember being asked that.
[6] Q: Were you asked about the evolution versus Creationism
(7) debate by this reporter?
[8] A: Yes.
(9) Q: What did you understand to be meant about the phrase
[10] evolution versus Creationism debate?
[11] A: As I said before, I don't remember this specific
12 question.
[13] Q: Let's clarify. You do remember being asked about the
[14] evolution versus Creationism debate by this reporter?
15 A: No, I do not remember that question.
[18] Q: Do you remember being asked by any reporter about the
(17) evolution versus Creationism debate?
[18] A: No, I do not remember that specific.
Q: Do you remember any questions by the reporters about the
[20] issue of evolution versus Creationism?
[21] A: No, I do not remember that.
[22] Q: Do you remember being asked any questions by reporters
123 during the June, 2004 period about the teaching of
py Creationism?
[25] A: No, I do not remember that.
4 Page
[1] Q: If you would, turn to the next news article.
[2] A: Page three:
[3] Q: Yes. It is the news article June 9th, 2004 also from
[3] Q: Yes. It is the news article June 9th, 2004 also from [4] the York Dispatch. [5] A: Okay.
[3] Q: Yes. It is the news article June 9th, 2004 also from [4] the York Dispatch. [5] A: Okay. [6] Q: About I think it is five paragraphs down, the paragraph
[3] Q: Yes. It is the news article June 9th, 2004 also from [4] the York Dispatch. [5] A: Okay. [6] Q: About I think it is five paragraphs down, the paragraph
[3] Q: Yes. It is the news article June 9th, 2004 also from [4] the York Dispatch. [5] A: Okay. [6] Q: About I think it is five paragraphs down, the paragraph [7] begins a recommendation on the book. Do you see that? [8] A: Yes.
[3] Q: Yes. It is the news article June 9th, 2004 also from [4] the York Dispatch. [5] A: Okay. [6] Q: About I think it is five paragraphs down, the paragraph [7] begins a recommendation on the book. Do you see that? [8] A: Yes. [9] Q: Do you see the second sentence of that paragraph states
Q: Yes. It is the news article June 9th, 2004 also from the York Dispatch. A: Okay. G: About I think it is five paragraphs down, the paragraph begins a recommendation on the book. Do you see that? A: Yes. Q: Do you see the second sentence of that paragraph states Buckingham said the committee would look for a book that
[3] Q: Yes. It is the news article June 9th, 2004 also from [4] the York Dispatch. [5] A: Okay. [6] Q: About I think it is five paragraphs down, the paragraph [7] begins a recommendation on the book. Do you see that? [8] A: Yes.
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Q: Yes. It is the news article June 9th, 2004 also from the York Dispatch. Solution A: Okay. C: About I think it is five paragraphs down, the paragraph the paragraph begins a recommendation on the book. Do you see that? A: Yes. C: Do you see the second sentence of that paragraph states the Buckingham said the committee would look for a book that that? The presented both Creationism and evolution; do you see That? The A: Yes.
[3] Q: Yes. It is the news article June 9th, 2004 also from [4] the York Dispatch. [5] A: Okay. [6] Q: About I think it is five paragraphs down, the paragraph [7] begins a recommendation on the book. Do you see that? [8] A: Yes. [9] Q: Do you see the second sentence of that paragraph states [10] Buckingham said the committee would look for a book that [11] presented both Creationism and evolution; do you see [12] that?
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[3] Q: Yes. It is the news article June 9th, 2004 also from [4] the York Dispatch. [5] A: Okay. [6] Q: About I think it is five paragraphs down, the paragraph [7] begins a recommendation on the book. Do you see that? [8] A: Yes. [9] Q: Do you see the second sentence of that paragraph states [10] Buckingham said the committee would look for a book that [11] presented both Creationism and evolution; do you see [12] that? [13] A: Yes. [14] Q: Were you aware that the newspaper reported that [15] statement by Mr. Buckingham? [16] A: No. [17] Q: Do you remember Mr. Buckingham making any statements
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[3] Q: Yes. It is the news article June 9th, 2004 also from [4] the York Dispatch. [5] A: Okay. [6] Q: About I think it is five paragraphs down, the paragraph [7] begins a recommendation on the book. Do you see that? [8] A: Yes. [9] Q: Do you see the second sentence of that paragraph states [10] Buckingham said the committee would look for a book that [11] presented both Creationism and evolution; do you see [12] that? [13] A: Yes. [14] Q: Were you aware that the newspaper reported that [15] statement by Mr. Buckingham? [16] A: No. [17] Q: Do you remember Mr. Buckingham making any statements
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Q: Yes. It is the news article June 9th, 2004 also from the York Dispatch. A: Okay. G: A: Okay. G: A: About I think it is five paragraphs down, the paragraph pegins a recommendation on the book. Do you see that? A: Yes. G: Do you see the second sentence of that paragraph states Buckingham said the committee would look for a book that presented both Creationism and evolution; do you see that? A: Yes. G: Were you aware that the newspaper reported that presented by Mr. Buckingham? A: No. To Do you remember Mr. Buckingham making any statements presented both Creationism and evolution? A: I don't remember that, no. C: Do you remember that, no. C: Do you remember him making statements like that at any time? C: A: No.
Q: Yes. It is the news article June 9th, 2004 also from the York Dispatch. A: Okay. G: About I think it is five paragraphs down, the paragraph the gins a recommendation on the book. Do you see that? A: Yes. B: Q: Do you see the second sentence of that paragraph states the Buckingham said the committee would look for a book that the presented both Creationism and evolution; do you see that? A: Yes. C: Were you aware that the newspaper reported that the statement by Mr. Buckingham? C: Do you remember Mr. Buckingham making any statements the about the curriculum committee looking for a book that D: Presented both Creationism and evolution? A: I don't remember that, no. C: Do you remember him making statements like that at any time?

Richard Nilser January 3, 2005

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[1] A: Not that I can remember.	(1) A: (Witness complies.)
[2] Q: Do you remember any other School Board member bringing	22 Q: In the third paragraph, it says during this past Monday
131 up the subject of Creationism at any School Board	134 night's Board meeting, Board members Alan Bonsell, Noel
(4) meeting?	[4] Wenrich, and Buckingham spoke aggressively in fair of
(5) A: Not that I can remember.	[5] have a biology book that includes creation as part of
[6] Q: If you can turn to the next page.	is the text.
A: (Witness complies.)	[7] Were you aware that the newspaper reported that?
Q: Do you see there is a paragraph which begins with the	[8] A: No.
(9) words Assistant Superintendent Michael Baksa?	[9] Q: Do you recall any of those individuals speaking in favor
[10] A: Yes.	[10] of a biology book that includes theories of Creationism
(11) Q: And two paragraphs down from that, the article reports	[11] as part of the text?
12) that Mr. Baksa said that teachers may make reference to	[12] A: No.
13] Creationism in class. Do you see that?	Q: Could you turn to the article, the June 14th, 2004 York
[14] A: Yes.	[14] Daily Record article?
[15] Q: Were you aware that —	[15] A: Are these in order?
[16] MR, GILLEN: Objection, hearsay.	[16] Q: They are in the chronological order, yes.
BY MR. ROTHSCHILD:	[17] A: Okay.
[18] Q: Were you aware that the newspaper reported that	[18] Q: In the second paragraph, it is reported that at Monday's
[10] statement by Mr. Baksa?	[19] School Board meeting, William Buckingham said as part of
A: I don't remember that, no.	1201 a search for a new biology book, he and others are
[21] Q: Do you know whether Mr. Baksa made that statement?	21] looking for one that offers balance between Christian
	22 views of creation and Darwin's Theory of Evolution.
Q: Do you remember Mr. Baksa ever making any statements	[23] Were you aware —
(24) about teachers making reference to Creationism in class?	[24] A: That is not June 14th.
25) A: No, I do not.	ps MR. GILLEN: He is looking at the second piece.
Page 58	
[1] Q: Would you turn to the next article which is a June 9th,	Page (
[2] 2004 article from the York Daily Record?	[1] Turn the page. BY MR. ROTHSCHILD:
p A: (Witness complies.)	
4 Q: Do you see at the bottom of the paragraph — it reports	(3) Q: Sorry about that. (4) A: There's two 14's.
Board President Alan Bonsell disagreed saying there were	
is only two theories (Creationism and evolution) that could	(6) Q: Do you see the second paragraph? (8) A: Yes.
[7] possibly be taught. Are you aware —	
B) MR. GILLEN: Objection, hearsay.	
py BY MA. ROTHSCHILD:	(8) statements by Mr. Buckingham?
[10] Q: Are you aware of the newspaper reporting that statement	
[11] by Mr. Bonsell?	[10] Q: Do you remember Mr. Buckingham making those statements
[12] A: I do not remember that, no.	[11] A: No.
[13] Q: Do you remember Mr. Bonsell making that statement?	[12] Q: Do you have a personal understanding of what is meant by
[14] A: No, I do not.	[13] the term Creationism?
(15) Q: Do you remember Mr. Bonsell making any reference to	A: Yes.
[16] Creationism at any time in a Board meeting?	[15] Q: What is your understanding?
	[16] A: My understanding is creation refers to the Biblical
[17] A: At a Board meeting, I do not remember that, no. [18] MR. ROTHSCHILD: Pat, as we go through these	[17] account of the origins of life.
	[18] Q: Anything clsc?
(19) articles, you can have a standing objection to hearsay. [20] I don't agree with it, but you won't have waived it by	[19] A: No.
	[20] G: Do you know that to be a scientific proposition?
[21] not making it each time.	A: I do or do not. I have no comment on that.
(22) MR. GILLEN: Okay.	[22] Q: You don't have an understanding?
[23] BY MR. ROTHSCHILD:	[23] A: No.
[24] Q: Could you turn to the next article which is a June 10th,	(24) Q: In the same article two paragraphs down, the paper
251 2004 article from the York Daily Record?	[25] reports that Mr. Buckingham said this country wasn't

Tammy Kitzmiller, et al. v. Dover Area School District, et al.

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[1] founded on Muslim beliefs or evolution. He said this	[1] A: 1 don't believe that. I wouldn't expect students to be
2 country was founded on Christianity, and our students	[2] taught as such.
[3] should be taught as such.	[3] Q: Was there any reaction to this statement by
Were you aware that the paper reported that	[4] Mr. Buckingham by anybody there at the meeting?
is statement?	[5] A: I don't know whether there was or was not.
[6] A: I'm aware of the context, not the specific verbiage.	Q: Could you turn to the article from the York Dispatch
[7] Q: Explain what you mean by that.	[7] dated June 15, 2004 entitled Church State Issue Divides.
(B) A: Meaning I am aware of the fact that the paper reported	[8] If you can turn to the page — the second page.
my that he made comments associated with Muslim beliefs and	Mar. (Witness complies.)
10 Christianity. But as far as those specific words, I	[10] Q: Five paragraphs down or the fourth full paragraph there
(1) don't remember those specific words.	[11] is a paragraph that says nearly 2,000 years ago, someone
Q: Okay. Did you actually hear Mr. Buckingham say anything	[12] died on a cross for us. Shouldn't we have the courage
ing on the subject?	to stand up for him — attributed to Mr. Buckingham.
a vention and a making and	Were you aware that the paper reported that
or many with the specific	ns statement?
(is) Q: The subject captured in those words, is not the specime	[16] A: No.
A TWO I to make a ANT'S and a complete of explicate	[17] Q: Do you know whether Mr. Buckingham made that statement?
118 Q: The subject of Muslim beliefs and the country being	ns A: Yes.
is founded on Christianity?	Q: When did he make it?
A TThe meeting again?	[20] A: That, I don't remember.
20) At 1 am sorry. The question again: 21) Q: Did you ever hear Mr. Buckingham make statements to that	[21] Q: Was it at a Board meeting?
pzy effect?	[22] A: Yes.
23 A: Yes.	[23] Q: What was being discussed when he made that statement?
[24] Q: Can you describe the circumstances in which he made	A: 1 don't remember.
25] those statements?	Q: Do you remember whether the biology curriculum was being
Page 62	8
4. 5%	[1] discussed?
[2] Q: Was it at a School Board meeting?	[2] A: My recollection is that it was not being discussed at
pa A: Yes.	[3] that time period.
[4] Q: How was it that you came to hear what was being said?	(4) Q: But you have no recollection of what other subject
A: He said it at a School Board meeting.	[5] matter was being discussed?
Q: But you don't remember anything else about the	[6] A: No.
(7) circumstances in which he said it?	[7] Q: The next paragraph says that Board members Alan Bonsell
[8] A: No.	(8) and Noel Wenrich agreed with Buckingham saying
On Did you recoond to that in any Way?	[9] Creationism should be taught to balance evolution.
ing A: No.	10 Do you remember Mr. Bonsell or Mr. Wenrich making
[11] Q: Do you agree with those statements?	[11] statements about Creationism being taught to balance
[12] A: Which statements?	[12] evolution?
[13] Q: The statements about this country wasn't founded on	[13] A: No.
[14] Muslim beliefs or evolution. This country was founded	[14] Q: Mr. Nilsen, do I understand you correctly that not
[15] on Christianity and our students should be taught as	[15] withstanding the fact that there are many articles
ing such.	[18] during this June period about discussion about teaching
17) A: Housed within that are four or five different	[17] Creationism, you have no recollection of the subject of
[18] components. I do not know whether this country was	[18] Creationism at any School Board meeting?
(19) founded or was not founded on Muslim beliefs. I do not	119] A: That's correct.
[20] know whether this country wasn't founded on evolution.	[20] Q: Have the School Board members expressed to you in any
om a service of the s	[21] other setting their desire to have Creationism taught in
O. Mary amountable short?	22 the public school?
[23] A: No.	123 A: No. Exact opposite.
IZE FIG. LTV:	Manny and a contraction of the c
[24] Q: What about the statement our students should be taught	[24] Q: What do you mean by the exact opposite?

A: They don't want the origins of life taught at all.

gsj as such?

Richard Nilser January 3, 2005

Page 65	
[1] Creationism speaks to the origins of life. If you note	rageov
	[1] Q: Did Mr. Baksa ever tell you that he had been instructed
	[2] to look for other textbooks?
[3] adopted the section that says origins of life will not	[3] A: I don't recollect him telling me he was looking for
μ) be taught.	(4) other textbooks.
[5] Q: Do you understand Intelligent Design to have any — to	[5] Q: Do you know whether the Board on their own, the Board of
63 involve at all the issue of the origins of life?	15) the Curriculum Committee or individual members of the
[7] A: I'm not that aware of the theory.	7] Board looked for other textbooks to use rather than the
[8] Q: You don't know one way or the other?	(8) Miller Levin book?
[9] A: No.	Fi A: I am not aware of that, no.
[10] Q: During 2004, was the District in the process of	[10] Q: Mr. Nilsen, can you look back again at Exhibit 8 which
[11] purchasing a new biology textbook?	in is the biology curriculum —
[12] A: Yes.	[12] A: (Witness complies.)
[13] Q: Have you been involved in the purchase of other	[13] Q: — to the same pages that we were looking at before?
[14] textbooks besides the biology textbook?	[14] A: (Witness complies.)
[15] A: Yes.	[15] Q: It is about four pages back.
[18] Q: What is the typical process for selecting and purchasing	[16] MR. GILLEN: It is four from the back.
[17] a new textbook?	[17] A: I have it now.
[18] A: The teachers make a recommendation to the Assistant	[18] BY MR. ROTHSCHILD:
[19] Superintendent. The Assistant Superintendent makes a	[19] Q: For the subject matter that is the issue in this
[20] recommendation to the curriculum district committee.	[20] litigation, the language involving gaps and problems and
[21] The district committee makes a recommendation to the	[23] Intelligent Design, it states that the instructional
[22] district board committee, and the district board	[22] strategies, learning practices, activities and
[23] committee makes a recommendation to the full Board.	[23] experiences will be lecture; is that right?
[24] Q: That is the same process we went through for developing	[24] A: Yes.
25) curriculum?	[25] Q: What will the teachers present in that lecture?

Page	66
. ~5~	-

- (1) A: Yes, sir.
- [2] Q: Did the teachers make a recommendation in 2004 for the [3] purchase of a particular biology textbook?
- [4] A: Yes.
- [5] Q: What was that?
- [6] A: The Princeton (sic) Hall when it was adopted in August,
- [7] Miller Levin.
- [8] Q: When did they make that recommendation?
- [6] A: They made that recommendation in 2003.
- (10) Q: Did the Assistant Superintendent accept that
- [11] recommendation?
- na A: Yes.
- (13) Q: Let me back track. When in 2003?
- [14] A: The Spring of 2003.
- [15] Q: The Assistant Superintendent accepted that
- (18) recommendation?
- [17] A: Yes.
- [18] Q: Did the district curriculum committee accept that
- [10] recommendation?
- [20] A: I can't speak to that I wasn't there.
- [21] Q: Did the Board curriculum committee ever instruct the
- [22] district or any employe of the district to look for
- pay other textbooks?
- [24] A: I can't speak to that, I wasn't in the meetings.
- [25] Q: You are not aware of that otherwise?

- Page 68
 A: Going back to a conversation I had with you prior, they
- [2] have within the context of what is outlined here full
- [8] authority to teach whatever they so choose housed within
- [4] this planned course.
- [5] They requested on November 24th a followup and
- [6] explanation of how to teach what is under the unit and
- [7] what the Board adopted and were therefore given those
- (6) four paragraphs. Beyond lecture, what that exactly
- m means, I didn't write this so I don't know what they
- (10) were speaking of.
- [11] Q: Who did write that?
- 12) A: The teachers in conjunction with Mr. Baksa.
- [13] G: Wrote the statement lecture?
- 4) A: Yes.
- [15] Q: But beyond reading the statement, they can lecture
- [16] however they please?
- [17] A: Yes, within the context of what is there meaning the
- [18] unit they can't lecture whatever they want to.An
- [19] example would be they can't go off and start talking
- [20] about World War II because that is not the unit.
- [21] Q: Fair enough. You said that the four paragraph statement
- [22] there required to read was prepared in response to their
- [23] request for guidance?
- [24] A: Yes.
- [25] Q: Other than let me withdraw that for a moment. Who

Page 69	Page 71
[1] prepared that statement?	[1] A: I didn't want to be sitting in a meeting with you across
[2] A: Mr. Baksa in conjunction with Board members and	2) the table in a legal suit.
[3] teachers.	[3] Q: is that the only reason?
μι Q: Other than providing the teachers that statement which	μ] A: I believe it is a topic of discussion that should be
15) they are required to read, have the teachers been given	[5] discussed with parents, not the School District.
[6] any other guidance about how to present this unit?	[6] Q: What is it about Intelligent Design which is part of the
[7] A: Yes.	[7] school's biology curriculum which makes it —
[8] Q: What other guidance?	(B) MR. GILLEN: Objection, foundation,
[9] A: If any student brings up the question of either any	pj characterization.
other Creationism or any other origins of life, they	[10] BY MR. ROTHSCHILD:
[11] have been directed not to speak to that, but to give	[11] Q: What is it about Intelligent Design that makes it a
that information and that question directly to either	[12] subject appropriate for discussion with parents, but not
[13] their parents and/or their own research.	(13) in the school?
[14] Q: Let me make sure I got that right. If any student	[14] A: The school has decided that the curriculum should focus
psp brings up either Creationism or origins of life, they	[15] on the Darwinian theory and not focus on other options
[18] are directed not to answer, but to instruct the students	[16] due to time constraints.
[17] to ask their parents or do their own research?	[17] Q: Is that the only reason — is time constraints the only
[18] A: Yes.	[18] reason that the school has decided it should focus on
(19) Q: Have the teachers been given any other guidance besides	[10] Darwin and not other options?
20) that directive?	A: We are specifically, as the press release says, a
[21] A: No.	[21] standards driven curriculum and only address the
[22] Q: Who gave the teachers that directive?	[22] standards.
[23] A: Mc.	[23] Q: What is the purpose of addressing this section of the
[24] Q: How was that communicated?	(24) curriculum if it is not going to be discussed, not part
A: November 24th, 1:05, this office, this room.	gs; of the standards?
	1
Page 70	Page
	[1] A: The purpose is there are individual students that have
Page 70	A: The purpose is there are individual students that have other opinions beyond the Darwinian. We did not want to
Page 70 [1] Q: Sitting around a table? [2] A: Yes. [3] Q: Who was present for that meeting?	A: The purpose is there are individual students that have other opinions beyond the Darwinian. We did not want to be discrimination. We firmly believe that any
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Page 70 [1] Q: Sitting around a table? [2] A: Yes. [3] Q: Who was present for that meeting? [4] A: Mr. Baksa, myself, the Union President, Bill Miller, [5] Past President, and the Science Department. [6] Q: Did you instruct them how they — how they were required [7] to answer any other kinds of questions by students [8] relating to this unit? [9] A: They were instructed not to answer any questions dealing [10] with the origins of life. Any other questions in [11] Darwinian Theory or anything else that is discussed is [12] within their own domain. [13] Q: Did you give them any instructions about how to answer	A: The purpose is there are individual students that have other opinions beyond the Darwinian. We did not want to be discrimination. We firmly believe that any individual has a right to their own beliefs. We do not want to be discriminatory. We are required to teach Darwin. We are also required not to be discriminatory.
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Page 73 A: I am extrapolating the definition of Intelligent Design. 23 Did in 1972 someone tell me that they believed in ra Intelligent Design? No. Am I telling you in 1972, a student communicated is to me that they felt there was an order to the universe,

Q: When the student expressed that order of the universe, m he was expressing a religious belief; wasn't it?

MR. GILLEN: Objection.

[6] the answer to that would be yes.

A: No. [10]

BY MR. ROTHSCHILD: [11]

Q: You understood him to be expressing a scientific belief? 1121

A: I was - or I was accepting that he had a belief as a [13]

[14] number of students separate from evolution.

Q: Did you understand those students' beliefs to be based [16] on any scientific information?

A: I'm not sure they understood the scientific information [18] behind it. But I have come to believe since then that (19) there is scientific information that supports their rat beliefs.

Q: How have you come to that belief? [21]

A: In reading. [22]

Q: What have you read?

A: Articles dealing with Creationism, Intelligent Design,

25) Darwinian debate.

[1] did you read anything - any scientific materials 12) regarding the issue of Creationism?

A: Yes. [3]

Q: What materials have you read?

A: I can't quote them. I don't remember.

Q: They caused you to conclude that Creationism is a

[7] scientific concept?

MR. GILLEN: Objection, characterization.

A: I have not said to you that Creationism is a scientific

(10) concept. What I have said to you is that Intelligent

[11] Design is a scientific concept.

BY MR. ROTHSCHILD:

Richard Nilser

January 3, 2005

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Q: Let's go back to Intelligent Design. You are testifying

[14] that you have done reading about Intelligent Design

[15] since July?

A: Since July. [16]

Q: Didn't you answer before when I asked you what you have

[18] done to investigate the subject of Intelligent Design,

(19) that you hadn't done anything?

MR. GILLEN: Objection to the characterization of 1201

[21] his testimony.

A: I am not saying I did an investigation. I am saying I

[23] read it. Meaning there is a difference between

[24] researching it, and people end up sending me articles

ps, that I read since that time period.

Page 74

Q: When did you read these articles? m

A: The past 50 - 45 years. [2]

Q: When these students expressed to you their view of order

[4] in the universe or Intelligent Design broadly defined,

(5) did you understand them to be expressing it to you as

is something that they thought was assigned of a scientific

[7] contest, or was it something they believed of, a matter

m of religious faith?

A: Without question, scientific.

Q: So in these past 45 to 50 years of reading, did you read

(11) about Intelligent Design?

A: Yes.

Q: So when you said before that the first time you heard

[14] about Intelligent Design was July, 2004, that wasn't

nsi true; was it?

A: Yes, it was. I defined the 40 years since July. I have

117 read since July.

Q: So no Intelligent Design before July, and all of it

ng after?

Q: But you read something different of a scientific content

122] regarding the issue of Creationism?

A: No. I ended up reading scientific content as it relates

[24] to scientific content.

Q: Putting aside what you have learned since July of 2004,

Q: When I asked you at the beginning of the deposition what

[2] do you understand Intelligent Design to mean, and you

[3] said that scientifically, evolution has a design and

[4] nothing else. That was what you gleaned from your

[5] reading?

A: Could you read that again, please?

Q: I asked you at the beginning of this deposition what do

[8] you understand Intelligent Design to mean?

A: Correct.

Q: You said that scientifically, evolution has a design. I

[11] asked you if you meant had any other understanding about

[12] Intelligent Design other than that, and you said no?

1131 A: Correct.

Q: That is all you have learned from the reading you have [14]

[15] done?

[23]

A: Correct.

Q: Going back to the issue of Creationism, is it your

[18] understanding that there is scientific content to the

[19] concept of Creationism?

MR. GILLEN: Objection, foundation.

A: I am sorry. I don't understand your question. You are

[22] going to have to explain it more.

BY MR. ROTHSCHILD:

Q: When you answered my question about the reading you did,

[25] you said you have done reading about Creationism and

Page 77	Page 79
[1] Intelligent Design and the controversy about Darwin?	(1) Intelligent Design as.
[2] A: Correct.	[2] Q: Which is that evolution was the product of design?
[3] Q: What did you mean by the term Creationism?	13) A: Yes.
[4] A: As I said before, Creationism I define as the Biblical	μ] Q: The curriculum states that students will be made aware
[5] reference of the origins of life.	[5] of gaps and problems in Darwin's theory.
© Q: Do you think that — and that is something that is	[6] What is meant by the statement there are gaps and
[7] articulated in the Bible among other places; correct?	[7] problems in Darwin's Theory?
[8] A: Correct.	[8] A: Darwin's Theory is a theory and is not based in fact so
Q: Are you aware of any scientific support for that version	[9] there are issues with Darwin's Theory.
no of the origin of life?	[10] Q: Do you expect teachers to identify any specific gaps or
[1] A: No.	[11] problems to the students?
Q: Would you agree as an educator that Creationism should	[12] A: I don't know what they teach.
not be taught in public school science classes?	[13] Q: The curriculum item does not state that there are any
14] A: Yes.	[14] gaps or problems with Intelligent Design.
(15) Q: Why is that?	[15] Is it your understanding that there are no gaps or
A: Aguillard.	problems in Intelligent Design?
Q: That is the Supreme Court decision?	A: We are not teaching intelligent Design.
(18) A: Yes.	[18] Q: You say we are not teaching Intelligent Design. Why do
ng Q: What do you understand Aguillard to provide?	ing you say that?
MR. GILLEN: Objection, foundation.	1209 A: Because they are not.
A: That specific Creationism curriculum should not be	Q: The teachers are required to — Intelligent Design is
122) taught as a planned course.	part of the curriculum; correct?
BY MR. ROTHSCHILD:	[23] A: No.
[24] Q: Do you have an understanding of what was meant by	[24] Q: Intelligent Design is identified in the curriculum?
25 Creationism in that decision?	[25] A: Yes. Identified, yes.
Page 78	Page 8_
(1) A: No.	(i) Q: And students are to be made aware of Intelligent Design?
(2) Q: Other than the fact that a Court said you can't do it,	(2) A: Yes.
p) do you have any other viewpoint as an educator about	[3] Q: And teachers are required to read a statement that
whether Creationism should taught in science class?	[4] includes the following paragraph: Intelligent Design is
[5] A: That one trumps everything.	[5] an explanation of the origin of life that differs from
[6] Q: If that decision was overturned, what would your opinion	e Darwin's view?
[7] be as an educator?	(7) A: Yes.
(B) A: Ask the specific question.	(8) Q: And continues it with further reference to Intelligent
(9) Q: Putting the Supreme Court decision aside, do you believe	p Design?
[10] Creationism should taught in public school science	[10] A: Yes.
[11] Classes?	[11] Q: Wouldn't you agree that is teaching, Mr. Nilsen?
[12] A: No.	[12] A: No.
[13] Q: Why is that?	[13] Q: What do you call that if it is not teaching?
[14] A: Because it is religious in nature.	[14] A: Making aware.
(15) Q: Why do you believe that?	[15] Q: Making aware is different from teaching?
[18] A: As alluded to, my definition of Creationism is a	[16] A: Yes.
[17] Biblical context, and the Biblical context is religious.	[17] Q: Don't you agree, Mr. Nilsen, that anything a teacher
(18) Q: Could you turn to I believe it is Exhibit P — it is the	presents of a substantive nature to their students is
[16] one you are holding in your right hand — P-3 which is	[19] teaching?
go the press release?	[20] A: No.
[21] A: (Witness complies.)	[21] MR. GILLEN: Objection, leading.
Q: Actually before we turn to that, can you explain to me	[22] MP. ROTHSCHILD: He's not my witness.
	[23] MR. GILLEN: You can't lead.
(23) how Intelligent Design the different from Creationism?	p=
pay how Intelligent Design the different from Creationism: [24] A: Creationism is based on the Biblical context. [25] Intelligent Design is based upon what I defined	[24] BY MR. ROTHSCHILD:

Richard Nilses January 3, 200:

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	Page 81		Page 83
[1]	Q: You draw a distinction between making aware and	(1)	A: I can't speak to that, I wasn't involved in the
[2]	teaching?	(2)	discussions.
[3]	A: Yes.	[3]	Q: Does the School Board require teachers to tell students
[4]	Q: Do you believe the students will be learning as they	[4]	that any other theory is a theory, not a fact?
[5]	listen to the statement?	[5]	A: I'm not aware of any.
[6]	A: Yes.	[6]	Q: Can you explain why evolution is singled out among all
n	Q: So they will be learning?	[7]	scientific theories taught to Dover students as being a
[8]	A: Yes.	i	theory, not a fact?
[9]	Q: One of the things that the students will be learning is	[9]	A: Again, I was not involved in the discussions.
	that there are gaps and problems in Darwin's Theory;	1101	Q: Have you ever made any effort to make sure that students
	correct?	l` ′	are made aware that other theories are just theories,
[12]	A: Yes.		not facts?
[13]	Q: But at the same time that the teachers present that	[13]	A: No.
	statement, they will not be presenting to the students	[14]	Q: Do you require teachers to make students aware that
	the fact of whether there are gaps and problems in	l' '	there are gaps and problems in any other scientific
	Intelligent Design; correct?	l'	theories besides Darwin's Theory?
[17]		[17]	A: No.
[18]		(18)	Q: Do you believe that is because all the other theories
	problems in Darwin's Theory, but they will not learn	١	don't have any gaps and problems?
[20]	1 11 1 X 2 11 X 2 11 X 2 1 X 2	120	A: No.
[20] [21]	A	[21]	Q: Again, this is Darwin's Theory being singled out?
[22]	The same and the state of the s	[22]	A: I won't use those words, no.
[23]		[23]	Q: It is the only one being treated that way?
[24]	man and a super transfer of the state of the	[24]	A: Yes.
	that they are being told that there are gaps and	[25]	Q: In the resolution, it says that students will be made
[EG]	Page 82	[23]	Page 8
647	problems in one theory, but there are not gaps and	l	aware of other theories of evolution including, but not
	problems in the other explanation?		limited to, Intelligent Design.
(3)		' '	What other theories are being referred to in that
	O. M. at the same to the state of the state of the same of the state of the same of the state of the same of the same of the state of the same of the	[3]	resolution?
[4]	and problems in Intelligent Design; is it?	123	A: I don't know.
[6] [7]	A PM AL CONTRACT	[6]	Q: Are you aware of any other theories of evolution?
[7]		1	MR. GILLEN: Objection on the grounds the question
[8]		[7]	is ambiguous. You asked are you aware of any other
[9]		1	theories of evolution.
	students that Darwin's Theory is a theory and not a	[10]	BY MR. ROTHSCHILD:
-	fact; correct?	[11]	Q: Other than Darwin's Theory and Intelligent Design, are
		l	you aware of any other theories?
[12]	v.		MR. GILLEN: Objection to the characterization of
[13	to students in the Dover School District; is it?	[13]	Intelligent Design.
[14	A. That's correct	1149	Intelligent Design.

- A: That's correct. [15]
- Q: It is not the only scientific theory?
- A: That's correct. [17]
- Q: What is the significance to your understanding of
- [10] characterizing a scientific concept as a theory? What
- does that mean to you?
- A: That it can't be proven in the lab.
- Q: Anything else?
- Q: What was the purpose of including that statement in the
- gs curriculum?

- MR. AOTHSCHILD: Fair point. Let me withdraw it. [15]
- BY MR. ROTHSCHILD: [16] Q: Do you consider Intelligent Design a theory of [17]
- [18] evolution?
- A: How are you defining evolution? (19)
- Q: I will make it simpler. Do you consider Intelligent
- [21] Design a scientific theory?
- [22] A: Yes.
- Q: On what do you base that opinion? [23]
- A: Scientists that have said it is.
- [25] Q: What scientists are you referring to?

Page 85	Page 8
[1] A: I don't have any of memory, but I have read and heard	[1] to identify other theories of evolution?
(2) that there are 300 more, and Lehigh University	[2] MR, GILLEN: Objection. Calls for speculation.
191, scientists have stated Intelligent Design is a	[3] A: They can either communicate what they know or
μ) scientific theory.	[4] communicate that they don't know.
[5] Q: What do you understand the phrase theories of evolution	[5] BY MR. ROTHSCHILD:
[6] to mean in this resolution?	(6) Q: Mr. Nilsen, at the end of the second to last paragraph
[7] A: I am sorry. The question again?	[7] of this press release, it states school districts are
(B) Q: What do you understand the phrase other theories of	[8] forums for inquiry and critical discussions. The above
p) evolution to mean in this resolution?	[9] statement and the District's revised biology curriculum
no A: Other theories that explain species changing.	together provide an opportunity for open critical
Q: And do you read Intelligent Design to be included by the	[11] discussion — the real heart of scientific practice.
12) text of this resolution as one of those other theories	[12] Who wrote that?
ia) of evolution?	(13) A: I did.
14) A: Yes.	Q: Is that your objective in including this subject matter
15] Q: So your understanding is Intelligent Design is one of	inst in the biology curriculum?
is these other theories of species changing?	A: First of all, I didn't include it. I am implementing
17] A: Yes.	[17] it. So you have to rephrase that question.
18] Q: Can you name any other theories of species changing?	[18] Q: And it is your responsibility to implement this policy?
19 A: No.	(19) A: Correct.
Q: The statement that the teachers are required to read	[20] Q: Do you understand that is what is being achieved by this
[21] mentions Darwin's Theory, and it refers to Intelligent	p) policy?
22) Design as an explanation of the origin of life, but it	[22] A: What?
23) doesn't in any way mention the possibility that there	(23) Q: Inquiry and critical discussion?
[24] might be other theories.	[24] A: As it relates to the gaps, yes.
[25] Why is that?	[25] Q: Not as it relates to Intelligent Design?
Page 86	Page
[1] A: I am sorry? Could you —	[13] A: No.
[2] Q: The statement that the teachers are supposed to read —	22 Q: You are not allowing any critical discussion?
[3] A: Yes.	[3] A: No.
[4] Q: — identifies Darwin's Theory, and it describes	[4] Q: You are not allowing any open discussion?
[5] Intelligent Design as an explanation of the origin of	[5] A: Not on Intelligent Design.
(e) life that differs from Darwin's view, but it doesn't	[6] Q: Again, for the gaps, it is only evolution that you are
[7] indicate in any way that there are other theories of	[7] encouraging open critical discussion about gaps and
[e] evolution.	(8) problems, not any other scientific theory?
p) Why is that?	[9] A: Because that is the only scientific theory they are
[10] A: Missed.	103 talking about. Again, in the book dealing with
[11] Q: I am sorry?	[11] Darwinian Theory, that is the only thing the standards
[12] A: Missed.	12 are requiring us to teach. In the book, there are
[13] Q: Does that mean teachers are not permitted to describe	sections on it that talk about the gaps and the
[14] other theories of evolution?	[14] problems.
[15] A: No.	All we are doing is telling them to follow — the
[16] Q: What is a teacher supposed to do if a student asks her	[16] state requires us to do — to follow what is in the
[17] to explain Intelligent Design?	[17] book.
[10] A: As stated earlier, communicate that that is a very good	[18] Q: But there's a lot of other scientific theories that the
[19] question, but that they are to designate that to a	[19] state standards require you to teach; correct?
20) parent and/or their own research.	[20] A: I am sorry?
	Q: There are a lot of other scientific theories that the
[21] Q: What is the teacher supposed to do if a student asks her	
[21] Q: What is the teacher supposed to do if a student asks her [22] to identify who the intelligent designer is?	22 state is requiring you to teach?
[21] Q: What is the teacher supposed to do if a student asks her	[22] state is requiring you to teach? [23] A: Yes.
[21] Q: What is the teacher supposed to do if a student asks her [22] to identify who the intelligent designer is?	[22] state is requiring you to teach?

Richard Nilsen January 3, 2005

	Page 89	Page
[1]	are you?	[1] Q: Is that the only reason that you forbid open critical
[2]	A: Oh, yes. We would want open discussions on every	[2] discussion of Intelligent Design?
[3]	subject.	[3] A: Yes. Beyond the time frame as noted earlier.
[4]	Q: Other than Darwin's Theory of Evolution, you are not	и Q: Have you told the teachers that that is why you are
(5)	explicitly stating it and telling the students to be	5) forbidding open and critical discussion of the topic of
[6]	aware of gaps and problems in those other scientific	6 Intelligent Design?
[7]	theories?	MR. GILLEN: Objection to the characterization of
[8]	MR. GILLEN: Objection, characterization.	(B) the policy.
[8]	A: Have we formally put it in writing? No. Have we had it	A: They communicated that was their concern. I
[10]	as a practice? Yes.	[10] communicated the directive to protect their concern.
[11]	BY MR. ROTHSCHILD:	[11] BY MR. ROTHSCHILD:
[12]	Q: And that practice has existed for how long?	[12] Q: Did you tell them that was why you had issued that
[13].	A: Since the beginning of Aristotle's education.	its directive?
[14]	Q: That practice was in effect in the Dover School District	A: Phrased to the extent where they were concerned about
[15]	during all the years you have been Assistant	[15] the liability issue, and I then said your directive to
[16]	Superintendent and Superintendent?	[16] cover you in that case then is not to discuss it.
[17]	A: Yes.	[17] Q: You said that to them, this is to cover you?
[18]	Q: And that practice was in effect and something that could	[18] A: Yes.
	be done for Darwin's Theory before this whole issue	[19] Q: Who did you say that to?
-	arose; correct?	[20] A: The individuals in the November 24th meeting.
[21]	A: Yes.	[21] Q: Is that the entire science faculty?
[22]	Q: But nevertheless, you are implementing a policy that	221 A: Yes.
	requires that it be explicitly pointed out to the	Q: Did anybody outside the District participate in the
	students only for Darwin's Theory of Evolution?	[24] creation of the press release?
[25]	MR. GILLEN: Objection to the characterization.	A: Define outside of the district.
	Page 90	Page
[1]	A: Am I following what the Board has directed me to do?	
	Yes.	[1] G: Anybody not employed by the School District of members [2] of the School Board.
[3] [-1	BY MR. ROTHSCHILD:	
(A)	Q: Do you have an understanding of why the Board has	11 11
(5)		(i) Q: Was any counsel involved? (ii) A: As employed by the District? The answer is yes, counsel
[6]	taught to the Dover School District students —	(6) was involved.
7	A: No.	(7) Q: Was that Stock and Leader?
[8]	Q: Let me just finish my question.	ISI A: Yes.
[9]	A: Sorry. You paused.	[9] Q: Could you turn back to page six of the Answer which was
(10)		po Plaintiffs Exhibit 2?
[11]		[14] A: (Witness complies.) I am sorry. I am going to
[12]		interrupt. For purposes of my day, I was told you were
	Pandas and asks questions to the teacher about the book?	going to end at twelve o'clock. Are you looking further
[14]		114 out than that?
	discussion dealing with Intelligent Design, the answer	
	is go research that on your own additionally and/or ask	
	your parents or whoever you so choose. It is not a	DV MD DOTHOCK D
	discussion item.	
(19) (19)		
[20]		
	evolution?	[20] purpose?
		[21] A: Which statement?
[22]		(2) Q: In the first full paragraph of page six.
[23]		[23] A: Yes.
[24]	•	Q: And you said you couldn't speak for the Board, but this
[25]	discussion.	[25] correctly expressed your purpose?

·	Page 95
[1] A: Yes.	[1] there are kids that do believe in Intelligent Design.
[2] Q: Can you explain how the science curriculum has been	[2] So we are not teaching it. We are accepting beliefs in
[3] enhanced beyond how it previously existed by the change	131 other students that they believe differently than what
μ) in the curriculum?	µ is being taught in that class.
[5] A: Students prior to the change only knew that there was	[5] Q: For limited purpose, it is not important whether it is a
one theory, Darwin's, and there were students that held	6 valid scientific belief or not?
[7] other theories. And those that were priorly	(7) A: Yes.
[8] discriminated against, now know there are other theories	(B) Q: There are also kids who belief in the Biblical version
[9] and can believe those other theories and not believe the	[9] of creation; correct?
[10] School District is discriminating against their beliefs.	[10] A: Yes.
[11] Q: When you use the term theories, do you mean scientific	[11] Q: You talked to them I am sure; right?
[12] theories?	[12] A: Yes.
[13] A: Yes.	ps; Q: So you could achieve the same objective by making
[14] Q: As of the time this resolution was passed, had you done	[14] students aware that some people believe the Biblical
[15] anything to ensure yourself that Intelligent Design was	[15] version?
[16] in fact a scientific theory?	[16] A: I am not sure what your question is on that.
[17] A: No.	Q: Is there a reason why you haven't included the Biblical
[18] Q: Have you done anything since to assure yourself that	[18] version as one of the beliefs that you want to not
[10] Intelligent Design is a scientific theory?	[19] discriminate against?
20) A: I will answer that as I did before. Have I done any	A: I didn't put it in. So I don't know what the
[21] specific research on Intelligent Design? No. Have I	[21] conversation and the reasoning was behind what was
22 been given items on Intelligent Design that I have read	22] chosen. 23] Q: Is there any distinction in your mind between a
23 since then? The answer is yes. [24] Q: And based on those materials, you have assured yourself	[23] Q: Is there any distinction in your mind between a [24] curriculum item that makes students aware that there is
[24] Q: And based on those materials, you have assured yourself [25] that Intelligent Design is a scientific theory?	[25] a Biblical version viewpoint about creation and one like
Page 94	Page s-
nj A: Yes.	[1] the one you have here that makes them aware of
22 Q: And have you assured yourself it is a valid scientific	[2] Intelligent Design?
py theory?	[3] A: Yes.
	((4)
[4] A. Yes.	Q: What is the difference?
иј A: Yes. թ MR. GillEN: Objection.	(a) Q: What is the difference? (5) A: One is religious, and one is not.
S MR. GILLEN: Objection. 6 BY MR. ROTHSCHILD:	4) Q: What is the difference?
S MR. GILLEN: Objection. 6 BY MR. ROTHSCHILD: 7 Q: What materials that you have looked at have caused you	(A) Q: What is the difference? (S) A: One is religious, and one is not. (G) MR. ROTHSCHILD: We'll take a two minute break. (7) MR. GILLEN: Sure.
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	•	1	
	Page 97		Pag
[1]		[0]) Q: And that is it?
• •	means?	[2]	A: Yes.
[3]	, F	[3]	Q: Do you understand Intelligent Design to be in any way
[4]	<u></u>	(4)	referring to the work of aliens?
[5]	The state of the s	[5]	
[6]	Q: Just listening to that passage, what is your	[6]	Q: Where did you get that understanding?
[7]	understanding of what a master intellect would be?	171	
[8]	A: I would never take a sentence out of context. I would	[8]	
(P)	have to read the whole context.	[9]	
[10]	Q: Would you like to look at the book?	[10]	
[11]	A: Sure. Tell me where it is.	1 -	Intelligent Design could be referring to the acts of
(12)	Q: It's at the very end. You may need to read more for	1	aliens?
(13)	context.	[13]	·
(14]	A: Where is the statement?	1	_ _
[15]	Q: You see where I put the yellow tabs at the very end? It	1	thoroughly so I don't intend to be an expert on it.
[16]			Have individuals — specific Board members communicated
(17)	A: Oh. Your question is?	1	to me that they believe Intelligent Design refers to aliens? Yes.
(18)	Q: What do you understand a master intellect to be	1181	
[10]	referring to?	1	
[20]	MR. GILLEN: Objection, foundation.		expert to define that issue. I am not going to debate the Intelligent Design issue.
[21]	A: I don't know.	[21]	
[22]	BY MR. ROTHSCHILD:	[22]	
[23]	Q: Do you have any explanation for what a master intellect	} `	A: Sounds familiar, but I can't be specific enough to say yes.
[24]		[24]	•
[56]	development of species other than to God?	[25]	- · ·
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	A. 3/	4	

[6]	Q: Where did you get that understanding?
[7]	A: Board members have communicated that.
[8]	
[9]	• • ·
10]	Q: Is that the only basis for your understanding that
[11]	Intelligent Design could be referring to the acts of
	aliens?
13]	A: Again, I have not researched Intelligent Design
14]	thoroughly so I don't intend to be an expert on it.
15]	Have individuals — specific Board members communicated
	to me that they believe Intelligent Design refers to
17]	aliens? Yes.
18)	Could it be more than that? I would not be an
19}	expert to define that issue. I am not going to debate
20}	the Intelligent Design issue.
21]	Q: Are you familiar with the beliefs of the Raelians?
22)	A: Sounds familiar, but I can't be specific enough to say
23)	yes.
24]	Q: Do you know anything about their beliefs or principles
25]	A: No.
	Page
[1]	Q: What Board members told you that Intelligent Design is
[2]	about the work of aliens?
(3)	A: She said it is a possibility that it could be a work of

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[1}	A: Yes.
[2]	Q: What?
[3]	A: Aliens,
[4]	Q: Can you think of anything else?
[5]	A: No.
[6]	Q: Using master intellect in that context, it must mean God
[7]	or aliens?
[8]	A: In this context, yes.
	it states — and this is on pages 99 and 100 of the book
	— it states Intelligent Design means that various forms
[12]	of life began abruptly through an intelligent agency
	with their distinctive features already intact - fish
[14]	with fins and scales, birds with feathers, beaks and
[15]	wings, etcetera.
[16]	Do you have any understanding of what kind of
[17]	actor could have caused forms of life to begin abruptly
[18]	as described here other than God?
[19]	A: Let me see the paragraph. Where the yellow tab is?
[20]	Q: Bottom of page 99 leading over to 100.
[21]	A: Again, I am sorry. Your question?
[22]	Q: Do you have any - do you have an understanding of what
(23)	that could be referring to that could create life
[24]	abruptly as described other than God?
[25]	A: Again, aliens.

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	[1]	Q: What Board members told you that Intelligent Design is
	2	about the work of aliens?
	[3]	A: She said it is a possibility that it could be a work of
	[4]	aliens.
	[5]	Q: Who is that?
	[6]	A: Angie Yingling.
	m	Q: Anybody else?
	(8)	A: No.
	(B)	Q: Ms. Yingling has been quoted in the newspapers as
		stating that persons on the Board called her an atheist
	[11]	or un Christian in urging her to vote for the
	[12]	resolution.
	[13]	Are you aware of those statements?
	[14]	A: As I read in the newspaper?
	[15]	Q: Are you aware that that has been reported, that she said
	[16]	she had been called that?
	[17]	A: Ask that question again.
	[18]	Q: Are you aware that Ms. Yingling made that accusation,
	[16]	that she had been called un Christian and atheist?
	[20]	A: I remember reading that in the newspaper, yes.
	[21]	Q: Are you aware of those statements actually having been
1	[22]	made other than the fact that —
ı	[53]	A: No.
- 1	[24]	Q: - she said it? Do you understand the concept that
_	[25]	creatures were created abruptly in their present form,
•		

Tammy Kitzmiller, et al. v. Dover Area School District, et al.

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ic. on

e end

about

Page 10

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in birds with feathers, fish with fins to be a tenet of	(1) presentation of Intelligent Design?
(z) Creationism?	[2] A: Yes. If you look in your minutes, your packet, I
[3] A: I don't know enough about Creationism to say whether	[3] believe the Assistant Superintendent developed a letter
[4] that is the only tenet.	μ) that is going out.
[5] Q: Do you know it to be a tenet of Creationism?	Q: And has that letter been approved by the Board?
[6] A: Yes.	[6] A: The Board will not approve it. It is not a Board issue
[7] Q: Do you understand it to be a tenet of Creationism that	[7] Q: That is something that the administration is doing of
(a) humans were created in their present form?	e its own?
[9] A: Again, I am not an expert on what Creationism is or is	[9] A: Yes.
[10] not. I can't speak to that because there are many	[10] Q: Who decided to do that?
(11) different theories and concepts within the umbrella	[11] A: In any controversial subject matter by Pennsylvania
[12] called Creationism.	[12] Code, a teacher - I am sorry - a parent can opt out of
[13] Q: So it could be more than just the Biblical theory of	[13] any conversation due to religious purposes. We do send
[14] Creationism or Biblical idea of Creationism?	[14] periodic letters on subject matters that are of
[15] A: Yes.	lisi controversy.
[16] Q: Do you have an understanding of other concepts of	[16] I directed the Assistant Superintendent to develop
[17] Creationism or just the Biblical concept?	[17] a letter on this controversy to make sure that anybody
[18] A: There are other concepts of Creationism, sure.	[18] above and beyond knew of that option.
[19] Q: Is there anything consistent across theories or concepts	[19] Q: If you could turn to the — and I really am near the
[20] of Creationism that causes you to put them under the	por here. If you can turn to I believe it is Exhibit 4. It
[21] umbrella of Creationism?	[21] is the production —or maybe 5. I am sorry. It is 5.
MR. GILLEN: Objection, foundation.	[22] Turn to the page stamped 74.
[23] A: I am sorry. The question?	[23] A: (Witness complies.)
[24] BY MR. ROTHSCHILD:	[24] Q: This is a memo you prepared notifying the Board a
25 Q: Is there anything consistent across different concepts	gs the Complaint?
Page 102	
(1) of Creationism that causes you to put them all under the	[1] A: Yes.
m definition of Creationism?	O: In the second paragraph, you note for the Board th

	Page
(1)	of Creationism that causes you to put them all under the
(2)	definition of Creationism?
[3]	A: As defined by the public religious.
[4]	Q: Anything else?
(5)	A: No.
[6]	Q: The District produced to us an audiotape of the October
[7]	18th meeting in which much of the discussion about the

[6] biology curriculum or some of the discussion of the [9] biology curriculum was cut off. Do you know how that happened? A: Yes. [11] Q: How is that?

A: Giving you the background as I alluded to before, the [14] secretary is fighting cancer. Our second Board

(15) secretary had a son that was involved in a wrestling

[16] match.

So our third individual Ed Hermance — that is [18] actually the third Board secretary - when he went to [19] change the tape, he communicated to me that he left the [20] tape on pause. When he hit play, the pause was still on [21] so it did not record the second half of the Board 22) meeting.

Q: Okay. Has the Board developed a policy or - strike (24) that. Is there any policy in effect in the District to 25] allow students to opt out of the discussion of or

Q: In the second paragraph, you note for the Board the [3] eleven parents who have filed suit. Is there any reason [4] that you called that particularly to their attention?

A: The Board members requested it.

Q: Which Board members?

A: Board President Mrs. Harkins asked who filed the suit.

Q: What was your understanding of why she was asking that

g question?

[12]

MR. GILLEN: Objection, foundation. rica

A: I don't know. I can't speak for her. (11)

BY MR. ROTHSCHILD:

Q: Are you aware of any discussion about members of the

[14] School Board or employes of the School District or their

[15] representatives planning to contact any of the

ng plaintiffs to discuss the lawsuit?

A: Read that question, again.

Q: Has there been any discussion that you are aware of

[16] among School Board members or employes of the School

201 District about contacting plaintiffs to discuss the

[21] lawsuit?

A: No. [22]

Min-U-Script®

Q: Turn to page 37. [23]

A: (Witness complies.) [24]

Q: Do you know whose handwritten notes those are?

Filius & McLucas Reporting Service, Inc.

Richard Nilser January 3, 2005

	Page 105	Page 107
[1]	A: Mr. Mike Baksa.	[1] what other books were used in what other school
[2]	Q: If you turn to page 39	[2] districts.
[3]	A: (Witness complies.)	[8] Q: Do you know whether it was the Board or the community?
[4]	Q: — do you recognize the document marked page 39?	(4) A: No, I don't. It is one or the other.
(5)	A: Yes.	[5] Q: Do you know why the survey was limited to denominational
[6]	Q: Was that something that was submitted to the School	is schools?
[7]	District?	77 A: Not with certainty.
[8]	A: I believe this was submitted to Mr. Mike Baksa.	[8] Q: Do you have any understanding?
[9]	Q: By Mr. Buckingham?	[9] A: No, because there could have been different reasons.
[10]	A: That is my understanding.	[10] Q: Do you know whether the intention in doing this survey
[11]	Q: Do you know what the purpose was for this document?	[11] was to identify books other than the Miller Levin book
[12]	A: I believe he had questions on the Miller Levin book.	[12] that was being considered as the possible biology
[13]	Q: Mr. Baksa had questions?	[13] textbook for the Dover District?
[14]	A: Mr. Buckingham did.	[14] A: Again, I wouldn't define it solely in that area.
[15]	Q: If you could, turn to page 55.	[15] Whenever we adopt a textbook, we try to research as much
[16]	A: (Witness complies.)	[16] as possible who is using what and where.
[17]	Q: Do you recognize those notes?	[17] Q: Is it your practice for other textbooks to find out what
{1B}	A: Yes.	[18] private denominational schools are using?
[19]	Q: Whose handwriting?	[19] A: It is our practice to find out as many districts as
[20]	A; Mr. Baksa's.	[20] possible.
[21]	Q: This document, the printed text states that it is a	[21] Q: These aren't districts. These are private
[22]	survey of biology books used in area schools and has a	[22] denominational schools. Is that your practice to find
[23]	couple of schools filled in.	[23] out what private denominational schools are using?
[24]	Who created the printed text of this document?	[24] A: Again, I answered it to the extent of where it is our
[25]	A: Mr. Baksa.	25) practice to find as many as possible. Whether those
	Page 106	Page 108
[1]	Q: Was this a survey that he conducted?	m were forgotten or not or added later, I do not know
[2]	A: His office.	27 because I did not do the research.
[3]	Q: What was the purpose of the survey?	3 Q: Are you aware of other textbook searchs where private
[4]	MR. GILLEN: Objection, foundation.	(4) denominational schools have been surveyed?
[5]	A: To find out what other districts or high schools, what	[5] A: Yes.
[6]	other biology books they had.	(6) Q: For what kind of textbooks?
[7]	BY MR. ROTHSCHILD:	A: I directed when I was Assistant Superintendent the
[8]	Q: The only schools listed here are private denominational	[8] secretary to contact all schools in York County. I
[9]	schools; correct?	। हा never limited to public or private.
[10]	A: Yes.	[10] Q: Did you ever instruct that search to be just directed at
[11]	Q; Why did Mr. Baksa do this survey?	[11] private denominational schools?
[12]	MR. GILLEN: Objection, foundation.	[12] A: No.
[13]	A: I don't know. You have to ask him.	[13] MR. ROTHSCHILD: Thank you very much. I
[14]	BY MR. ROTHSCHILD:	[14] appreciate your patience.
[15]	Q: Were you aware he had done this survey?	[15] BY MR. GILLEN:
[16]	A: Yes.	[16] Q: Richard, just a few questions that I would like to ask
[17]	Q: When did you become aware of it?	[17] to make sure that everything is very clear.
(18)	A: Sometime this summer.	[18] Earlier, Mr. Rothschild asked you about teacher's
[19	Q: How did you become aware of it?	(19) discretion in the curriculum. I would like to ask you
[20	A: He communicated to me orally that he had done so.	[20] simply do teachers have curriculum discretion to teach
[21	Q: Did you ask him why he had done so?	[21] Intelligent Design?
[22	A: No. I knew why.	[22] A: No.
(23		23 Q: Do teachers have discretion to lecture on Intelligent
[24		124 Design?
-	had asked the question — one or the other — who and	[25] A: No.
•	-	10-10 A A A A A A A A A A A A A A A A A A A

Tammy Kitzmiller, et al. v. Dover Area School District, et al.

	Page 109		Page 111
(i)	Q: In the event as Mr. Rothschild has pointed out the	[1]	of whether Intelligent Design posits a thesis with
	curriculum policy that was adopted calls for students	[2]	respect to an intelligent agent?
	will be made aware of gaps/problems in Darwin's Theory,	[3]	A: I am sorry. The question again?
	do you have an understanding of how students are made	[4]	Q: Do you have an understanding concerning whether
	aware of gaps?		Intelligent Design posits a thesis with respect to the
[6]	A: By their own research. Read that question again.		nature of an intelligent agent?
(7)	Q: Do you have an understanding — let me ask you this:	(7)	MR. ROTHSCHILD: Objection, form.
	Have you directed teachers as to how to make students	[8]	A: I am sorry. You are going to have to do that one more
	aware of gaps and problems in Darwin's Theory?	[9]	time.
[10]	A: Beyond the textbook that they currently have and the	(10)	BY MR. GILLEN:
[11]	textbook that the teachers requested has sections in it	[11]	Q: Do you have an understanding concerning whether
(12)	that speaks to the gaps and problems.	[12]	Intelligent Design posits —
[13]	Q: Earlier, Mr. Rothschild asked you about a newspaper	[13]	A: What does posits mean?
[14]	article dated June 14th, 2004 from the York Daily	[14]	Q: Teaches, advances a thesis with respect to the nature of
(15)	Record. It contains a statement that was attributed to	[15]	an intelligent agent?
[16]	Mr. Buckingham.	[16]	A: No. I don't know.
[17]	I want you to look carefully at this portion of	(17)	MA. GILLEN: That is all I have.
[18]		[18]	
[19]	MR. ROTHSCHILD: Can you tell me what page you are	[19]	Q: Just going back to the sentence in the news article, do
(20)	looking at?		you recall Mr. Buckingham saying the second part of the
[21]	MR. GILLEN: Certainly. The June 14th, 2004	[21]	quote here this country was founded on Christianity and
[22	•	[22]	
[23	BY MR. GILLEN:	[[23]	A: No.
		1 '	
[24	Q: It contains a statement this country wasn't founded on	[24]	Q: Taking the whole quoted section there Muslim beliefs,
	Q: It contains a statement this country wasn't founded on Muslim beliefs or evolution — close the quote.	[24]	Q: Taking the whole quoted section there Muslim beliefs, evolution, Christianity, the whole thing, do you
	Q: It contains a statement this country wasn't founded on Muslim beliefs or evolution — close the quote. Page 110	[24] [25]	Q: Taking the whole quoted section there Muslim beliefs, evolution, Christianity, the whole thing, do you Page 1
[25	Q: It contains a statement this country wasn't founded on Muslim beliefs or evolution — close the quote. Page 110 I ask you again: Do you recall Mr. Buckingham	[24] [25]	Q: Taking the whole quoted section there Muslim beliefs, evolution, Christianity, the whole thing, do you Page 1 remember Mr. Buckingham saying anything to that effect?
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A: No. It is not. A lecture is more than just reading a

Q: That is a lecture; correct?

MR. GILLEN: Objection, characterization.

[24] lecture something, it is more than just reading a

[23] statement.A lecture is an expanded presentation. If I

[20]

[21]

(25) statement.

MR. GILLEN: As soon as I am done.

MR. ROTHSCHILD: I just thought it would easier.

BY MR. GILLEN:

Q: Just to be clear on this, do you have an understanding

[19] point?

[21]

[24]

[25]

[23] That is fine.

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Page 113 BY MR. ROTHSCHILD: [1] Q: So the instructional strategy of lecture does not apply 121 [3] to the curriculum item regarding Intelligent Design? A: That's correct, as so defined by you. [4] Q: As what is defined by me? [5] A: You are conveying that lecture is a full explanation. Q: I didn't define it. You defined it. [7] A: Okay. Then I defined it then. (8) MR. ROTHSCHILD: Thank you. I appreciate your [9] [10] taking all the time. MR. GILLEN: Thank you. [11] (The deposition was concluded at 12:55 p.m.) **[12]** [13] [14] [15] [16] [17] [18] [19] [20] [21] [22] 1231 [24] [25]

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COMMONWEALTH OF PENNSYLVANIA : COUNTY OF CUMBERLAND :

I, Vicid L. Fox, Reporter and Notary Public in and for the Commonwealth of Pennsylvania and County of Cumberland, do hereby cartily that the foregoing testimony was taken before me at the time and place hereinbefore set forth, and that it is the testimony of:

RICHARD NILSEN

I further certify that said witness was by me duly sworn to testify the whole and complete truth in said cause; that the testimony then given was reported by me stenographically, and subsequently transcribed under my direction and supervision; and that the foregoing is a full, true and correct transcript of my original shorthand notes.

I further certify that I am not counsel for nor related to any of the parties to the foregoing cause, nor employed by them or their attorneys, and am not interested in the subject matter or outcome thereot. Dated at Camp Hill, Pennsylvania, this 3rd day of January, 2005.

Vicid L. Fox

Reporter - Notary Public
(The foregoing certification does not apply to any
reproduction of the same by any means unless under the
direct control and/or supervision of the certifying
reporter.)

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Lawyer's Notes

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